



ground to make the following rule meeting Schedule VI to the Act, 1903.

#### 1845.

In the said schedule, after para (1) the following rule shall be inserted, namely:—

"(14) provide a form or articles made at Fort St. George as follows:—"

G. T. DARR,  
Chief Secretary

### (Services.)

#### LEAVE.

Fort St. George, April 15, 1908.

Mr. (1845/1) The District M. Magistrate, Pondicherry, Madras, Madras Police Service (Commence), have so far gone from the 24th April 1908 to date of issue to the 15th June 1908 inclusive.

#### APPOINTMENT.

Mr. (1845/1) The District M. Magistrate, Pondicherry, Madras, Madras Police Service (Commence), have so far gone from the 24th April 1908 to date of issue to the 15th June 1908 inclusive.

#### NOTIFICATIONS.

Fort St. George, April 5, 1908.  
[G.O. No. 825, Public (General).]

Mr. 1845.

In exercise of the powers conferred by paragraph (4) of sub-section (2) of section 341 of the Government of India Act, 1905, His Excellency the Governor of Madras is hereby pleased to make the following amendment to the special rules for the Madras District Police Service published with Public (General) Department Notification No. 1115 dated the 11th September 1905, at pages 1024 to 1025 of Part I of the Fort St. George Gazette, dated the 17th September 1905, as subsequently amended.

The amendment hereby made shall be deemed to have been made and to have come into force on and from the 15th September 1908.

#### AMENDMENT.

In Article 1 to the said rules, under the heading "Class 1" for the second proviso to item 2 (4) of the specifications specified in sub-rule (2) against paragraph 1 (General) (General), the following proviso shall be inserted, namely:—

"Provided further that a person who is known as the well-known establishment of the Madras District Police Service and whose name has been included under the proviso to sub-rule (4) of clause (4) of article 1 of rule 5, as the last referred to in the said sub-rule shall, if he possesses the qualifications specified in item 2 (4), be eligible for appointment to paragraph 1 even though he does not possess any of the other qualifications."

Fort St. George, April 5, 1908.  
[G.O. No. 824, Public (General).]

Mr. 1845.

In exercise of the powers conferred by section 8 of the Madras District Police Act, 1905 (XXIV of 1905), and section 8 of the Madras City Police Act, 1905 (XXIV of 1905), His Excellency the Governor of Madras is hereby pleased to make the following amendment to the rules for the Madras District Police Service published with Public (General) Department Notification No. 1115 dated the 11th September 1905, at pages 1024 to 1025 of Part I of the Fort St. George Gazette, dated the 17th September 1905, as subsequently amended.

#### AMENDMENT.

After sub-rule (4) of rule 5 of the said rules, the following sub-rule shall be inserted, namely:—

"(4) A member of the service on category 1 of Class I who on the 15th April 1908 is holding the

post of Member of a Principal Police Station shall give the lowest Test for Subordinate Officer, Part I at one of the first three examinations held after the said date.

2) A member of the service on category 2 of Class I appointed as Member of a General Trial Station shall give the Test for Subordinate Officer, Part I at one of the first three examinations held after the date of his appointment.

3) If a member of the service fails to pass the said test as required by clause (4) of rule 10, the appointing authority shall forthwith by order terminate his appointment as member of the General Trial Station and send him to his appointment as an Inspector of Police.

Fort St. George, April 5, 1908.

[G.O. No. 824, Public (General).]

Mr. 1845.

In exercise of the powers conferred by paragraph (4) of sub-section (2) of section 341 of the Government of India Act, 1905, His Excellency the Governor of Madras is hereby pleased to make the following amendment to the special rules published with Public (General) Department Notification No. 1115 dated the 11th September 1905, at page 1024 of Part I of the Fort St. George Gazette, dated the 17th September 1905, as subsequently amended:—

#### AMENDMENT.

For the table in rule 1 of the said rules, the following table shall be substituted, namely:—

		Tests.	
Exemption.	(1)	First.	Second.
		— First pass remaining at the test.	— 40th test.

Fort St. George, April 15, 1908.

[G.O. No. 825, Public (General).]

Mr. 1845.

In exercise of the powers conferred by paragraph (4) of sub-section (2) of section 341 of the Government of India Act, 1905, His Excellency the Governor of Madras is hereby pleased to make the following amendment to the special rules published with Public (General) Department Notification No. 1115 dated the 11th September 1905, at page 1024 of Part I of the Fort St. George Gazette, dated the 17th September 1905, as subsequently amended.

#### AMENDMENT.

In rule 1 of the said rules,

(1) for the words "Superior Examination" the word "Manager" shall be substituted; and

(2) for the expression "ending on the 31st March 1907" the expression "ending on the 31st March 1908" shall be substituted.

Fort St. George, April 15, 1908.

[G.O. No. 824, Public (General).]

Mr. 1845.

In exercise of the powers conferred by paragraph (4) of sub-section (2) of section 341 of the Government of India Act, 1905, His Excellency the Governor of Madras is hereby pleased to make the following amendment to the special rules for the Madras District Police Service published with Public (General) Department Notification No. 1115 dated the 11th September 1905, at pages 1024 to 1025 of Part I of the Fort St. George Gazette, dated the 17th September 1905, as subsequently amended:—

#### AMENDMENT.

In the proviso to clause (4) of sub-rule (4) of rule 10 of the said rules:—

(1) at the end of clause (1) the word "and" shall be inserted; and

(2) clause (2) and the word "and" occurring at the end of clause (2) shall be omitted.

Fort St. George, April 15, 1908.

[G.O. No. 825, Public (General).]

Mr. 1845.

In exercise of the powers conferred by paragraph (4) of sub-section (2) of section 341 of the Government of India Act, 1905, His Excellency the Governor of Madras is hereby pleased to make the following



Port St. George, April 17, 1939.  
[G.O. No. 226, Public (General).]

No. 104.—

In revision of the powers conferred by paragraph (1) of subsection (2) of section 241 of the Government of India Act, 1935, the Secretary the Governor of Madras is hereby pleased to make the following amendments to the special rules for the Madras General Service published with Public Department Notification No. 179, dated the 10th June 1936, at page 1253 to 1257 of Part I of the Port St. George Gazette, dated the 26th August 1934, as subsequently amended.

The amendments hereby made shall be deemed to have been made and to have come into force on and from the 1st April 1939.

#### AMENDMENTS.

1. In Part I of the said rules, in the section upon Class VIII, for the words "Principal Laboratory" the words "Assistant Laboratory" shall be substituted.

#### 2.

In section VIII of Part II of the said rules, in rules 1 and 2, for the words "Principal Laboratory" the words "Assistant Laboratory" shall be substituted.

Port St. George, April 20, 1939.

[G.O. No. 226, Public (General).]

No. 105.—

In exercise of the powers conferred by paragraph (1) of subsection (2) and paragraph (1) of subsection (2) of section 241 of the Government of India Act, 1935, the Secretary the Governor of Madras is hereby pleased to make the following special rules.

#### TITLE.

The rules of Superintendence in the Madras Municipal Service in the Madras Department shall be increased accordingly by the part of Superintendence for a period of one year commencing on the 1st April 1939 for the performance of work connected with the preparation of a record of rights in respect of the Kaverirpet estate in the Chingleput district and the Kanchikudi estate in the Chingleput district.

2. The general and special rules applicable to holders of permanent posts before or the said rules shall apply to the holders of the said temporary posts when in the modification then there shall be paid to the holder of the said temporary post a pay equivalent to the rate of Rs. 50 a month.

Provided that nothing contained in this rule shall affect the operation of the rules published with Public Department Notification No. 45, dated the 25th January 1938, at page 108 to 109 of Part I of the Port St. George Gazette, dated the 1st February 1938, as subsequently amended.

Explanation.—In this rule the expression "the holder of the said temporary post" shall mean the person entitled against the temporary post.

Port St. George, April 23, 1939.

[G.O. No. 226, Public (General).]

No. 106.—

In exercise of the powers conferred by paragraph (1) of subsection (2) and paragraph (1) of subsection (2) of section 241 of the Government of India Act, 1935, the Secretary the Governor of Madras is hereby pleased to make the following special rules.

#### TITLE.

The rules of category 1 (General) and category 2 (Specialized) of the Madras Land Records (Subordinate Service) shall be modified temporarily for those posts of Surveyors and those posts of Draftsmen, respectively, for a period of one year commencing on the 1st April 1939 for the performance of work connected with the preparation of a record of rights in respect of the Kaverirpet estate in the Chingleput district and the Kanchikudi estate in the Chingleput district.

3. The general and special rules applicable to holders of permanent posts before or the said rules shall respectively apply to the holders of the said temporary posts when in the modification then there shall be paid to the holder of the said temporary post of Surveyors a pay equivalent to the rate of Rs. 30-0-0 and Rs. 15-0-0 a month.

Provided that nothing contained in this rule shall affect the operation of the rules published with Public Department Notification No. 55, dated the 25th January 1938, at page 116 to 118 of Part I of the Port St. George Gazette, dated the 1st February 1938, as subsequently amended.

Explanation.—In this rule the expression "the holder of the said temporary post" shall mean the person entitled against the temporary post.

Port St. George, April 25, 1939.

[G.O. No. 226, Public (General).]

No. 107.—

In exercise of the powers conferred by paragraph (1) of subsection (2) of section 241 of the Government of India Act, 1935, the Secretary the Governor of Madras is hereby pleased to make the following amendments to the special rules published with Public Department Notification No. 179, dated the 10th June 1936, at page 1253 to 1257 of Part I of the Port St. George Gazette, dated the 26th August 1934.

#### AMENDMENTS.

In rule 1 of the said rules, for the expression "one year commencing on the date of appointment of a holder and ending on the 31st March 1938" the expression "commencing on the date of appointment of a holder and ending on the 31st March 1939" shall be substituted.

Port St. George, April 25, 1939.

[G.O. No. 226, Public (General).]

No. 108.—

In exercise of the powers conferred by section 2 of the Madras District Police Act, 1920 (XXIV of 1920), and section 2 of the Madras City Police Act, 1921 (XXIV of 1921), the Secretary the Governor of Madras is hereby pleased to make the following amendments to the rules of the Madras District Police Department published with Public Department Notification No. 204, dated the 26th June 1936, at page 1257 to 1259 of Part I of the Port St. George Gazette, dated the 26th June 1936, as subsequently amended.

#### AMENDMENTS.

In Appendix IV to the said rules, for item 2 of the qualifications specified in column (2) for category I of Class I Sub-Inspector, the following item shall be substituted, namely:—

"2. Must have ability to read and write one of the following languages, namely, Tamil, Telugu, Marathi, Kannada and Hindustani, in case he is an Indian."

Provided that on and after the 1st April 1940 no candidate, whether he is a British or not, shall be eligible for appointment unless he is able to read and write and to converse fluently in one of the said languages.

G. T. SOGA,  
Chief Secretary.

#### (Special.)

#### LEAVE.

Port St. George, April 13, 1939.

No. 109.—Under rule 11 of the Fundamental Rules, No. 1104 published in V. Vol. 1, there is a proviso, pay within medical certificate, with effect from the date on which the Government of India, Railway Department, railway pay commission in the district of the Government up to the 30th April 1939 (inclusive).

Port St. George, April 25, 1939.

No. 110.—Under rule 11 of the Fundamental Rules, No. 1104 published in V. Vol. 1, there is a proviso, pay within medical certificate, with effect from the date on which the Government of India, Railway Department, railway pay commission in the district of the Government up to the 30th April 1939 (inclusive).

#### 1

#### POSTINGS.

No. 111.—Mr. K. N. Ananda Rao, I.C.S., is posted to the post of Sub-Collector and Public Relations Officer in the Bangalore division of the Bangalore district.

No. 112.—Mr. T. S. Swaminathan, I.C.S., as noted by Mr. R. M. Arora, B.A., I.C.S., to be Sub-Collector in I. Div. Headquarters of the Madras Division at the Madras District.

No. 113.—Mr. H. Arora, I.C.S., as noted by Mr. R. M. Arora, B.A., I.C.S., to be Sub-Collector in I. Div. Headquarters of the Madras Division at the Madras District.

No. 114.—Mr. S. H. Arora, I.C.S., as noted by Mr. R. M. Arora, B.A., I.C.S., to be Sub-Collector in I. Div. Headquarters of the Madras Division at the Madras District.

No. 115.—Mr. S. H. Arora, I.C.S., as noted by Mr. R. M. Arora, B.A., I.C.S., to be Sub-Collector in I. Div. Headquarters of the Madras Division at the Madras District.

Port St. George, April 15, 1933

No. 116.—Mr. W. G. Arora, I.C.S., as the Collector of the District of Madras, to be Sub-Collector in I. Div. Headquarters of the Madras Division at the Madras District.

No. 117.—Mr. A. S. Arora, I.C.S., as noted by Mr. W. G. Arora, I.C.S., to be Sub-Collector in I. Div. Headquarters of the Madras Division at the Madras District.

G. T. BAKER,  
Chief Secretary.

# FINANCE DEPARTMENT.

## NOTIFICATIONS.

Port St. George, April 15, 1933  
(G.O. No. 214, Finance).

No. 21.—In pursuance of the power conferred by paragraph 31 of sub-section (2) of section 33 of the Government of India Act, 1919, the Secretary to the Government of Madras is hereby pleased to make the following amendment in the rules now published with Finance Department Circular No. 71, dated 11th March 1933 in page 104 of Part I of the Port St. George Gazette, dated 16th March 1933:—

### AMENDMENT.

In rule 1 of the said rules for the expression "for a period of one month" the following shall be substituted: "for a period of one month and fourteen days."

T. S. S. SATHYAN,  
Deputy Secretary to Government.

Port St. George, April 15, 1933  
(G.O. No. 214, Finance Department).

No. 22.—The following modification of the Government of India is notified:—

### FINANCE DEPARTMENT (GENERAL) RETURNS.

#### Income Tax.

Port St. George, April 15, 1933.

No. 2.—In pursuance of the power conferred by sub-section (1) of section 33 of the Indian Income Tax Act, 1918 (No. 18 of 1918), the Government is pleased to make the following amendments in the rules now published with Finance Department Circular No. 71, dated 11th March 1933 in page 104 of Part I of the Port St. George Gazette, dated 16th March 1933:—

(1) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(2) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(3) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(4) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(5) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

Port St. George, April 15, 1933.

No. 23.—The following modification of the Government of India is notified:—

### GENERAL DEPARTMENT.

Port St. George, April 15, 1933.

No. 24.—Mr. S. H. Arora, I.C.S., as noted by Mr. R. M. Arora, B.A., I.C.S., to be Sub-Collector in I. Div. Headquarters of the Madras Division at the Madras District.

No. 25.—Mr. S. H. Arora, I.C.S., as noted by Mr. R. M. Arora, B.A., I.C.S., to be Sub-Collector in I. Div. Headquarters of the Madras Division at the Madras District.

No. 26.—Mr. S. H. Arora, I.C.S., as noted by Mr. R. M. Arora, B.A., I.C.S., to be Sub-Collector in I. Div. Headquarters of the Madras Division at the Madras District.

W. SCOTT BROWN,  
Secretary to Government.

## FINANCE DEPARTMENT.

Port St. George, April 15, 1933.

No. 27.—In pursuance of the power conferred by paragraph 31 of sub-section (2) of section 33 of the Government of India Act, 1919, the Secretary to the Government of Madras is hereby pleased to make the following amendment in the rules now published with Finance Department Circular No. 71, dated 11th March 1933 in page 104 of Part I of the Port St. George Gazette, dated 16th March 1933:—

(1) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(2) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(3) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(4) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(5) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(6) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(7) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(8) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(9) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(10) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(11) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(12) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(13) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(14) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(15) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(16) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(17) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

(18) The expression "or salary paid in the United Kingdom" shall be substituted by "or salary paid in the United Kingdom or by means of negotiable paper payable on demand in India."

The following Circular from the Accountant-General, Madras (T.M. Section), to all Heads of Departments (Civil and Military) and all Treasury Officers (including Carg., Treasurers and Bazaris), No. T.M. 45-48/33-39/16, dated Fort St. George, the 11th April 1933, is published:—

**[Subject.—Deductions for the deduction of Income-tax and Superannuation commencing from the 1st April 1933.]**

In continuation of this office letter No. T.M. 12-25/1929/94-98, dated the 30th March 1933, on the subject indicated above, I have the honour to issue the following supplementary instructions:—

- (1) The average rate at which Income-tax is deducted every month is based on the total estimated income of an assessee under the head "salaries", which should include all incomes including provident payments which could be anticipated at the commencement of the year. If in the course of the year new factors (such as promotions, dividend of bonus salary at higher or lower rates, change in the extent of insurance premium, etc., payable) arise which necessitate a revision of the estimated income and the monthly rate of Income-tax as well, the average rate and the monthly rate should be calculated afresh and necessary readjustment of tax made in the month in which the new rates are applied.
- (2) In the last pay certificates issued by heads of offices and treasury officers, particulars of annual income, the total tax payable, the average rate of Income-tax, etc., in the form given in paragraph 3 below should also be noted.
- (3) All pensioners in the city and Quartered Officers or other officers who draw their pay on separate bills provide it this office either presently and who are liable to pay Income-tax should submit along with their pay or pension bills for April 1933 payable in May 1933 a statement in the following form. Similar statements should be attached to pay or pension bills for March of each year payable in April next in the absence of any instructions to the contrary or in cases where bills are drawn for the first time in the course of the year. The present rates of tax and examples showing the manner in which the monthly rate of Income-tax is to be arrived at are given in the statement for ready reference.
  - (1) Total anticipated income for 1932-33.
  - (2) Total Income-tax payable with details of calculation.
  - (3) Average rate of Income-tax applicable.
  - (4) Annual amount of payment on account of
    - (a) Postal Life Insurance Premium.
    - (b) Provident Fund Deductions.
    - (c) Insurance premium on policies not financed from Provident Fund (Details of policy, premium payable and date of maturity to be given).

Total [(a) + (b) + (c)] (subject to concessions of the salary).

  - (5) Total amount of relief in tax at average rate (Item 3 above).
  - (6) Net amount of Income-tax (Item 2 minus Item 5).
  - (7) Monthly rate of Income-tax (Item 6 ÷ 12).

**Superannuation (where recoverable).**

- (8) Total superannuation payable with details of calculation.
- (9) Monthly rate of superannuation.

The Treasury Officers may also obtain similar statements from the Quartered Officers, other officers who draw their own pay bills and pensioners, whose pay and pensions are paid by them.

When in the course of the year the average rate and the monthly rate require revision with reference to the instructions in paragraph 1 above, a fresh statement in the above form should be attached to the first bill in which the new rates are applied.

- (4) It may also be convenient if heads of offices adopt a similar procedure for arriving at the monthly rate of superannuation recoverable from members of their establishment who are liable to pay Income-tax.
- (5) Necessary instructions may kindly be issued as early as possible to all drawing<sup>1</sup> sub-treasury officers \* under your control.

<sup>1</sup> To Treasury Officers.



*Income-tax payable.*

	Rs.	As.	P.
First Rs. 1,000 at Nil .. .. .			..
Next Rs. 3,000 at 0 pica .. .. .			394 1 0
Next Rs. 9,000 at 1 anna 3 pica .. .. .			290 10 0
Next Rs. 3,000 at 2 annas .. .. .			635 0 0
Next Rs. 27,000 at 2 annas 3 pica .. .. .			4,518 12 0
<b>Total .. Rs. 42,000</b>			<b>5,398 1 0</b>

Average rate of income-tax =  $\frac{5,398}{42,000} = 12.48$  pica.

Provident and life insurance relief Rs. 2,000 at 24-48 pica .. 771 4 0

**Net annual income-tax .. 4,527 3 0**

Monthly deduction of income-tax =  $\frac{4,527.3}{12}$  .. .. 378 10 0

*Super-tax payable.*

First Rs. 25,000 .. .. .			..
Next Rs. 12,000 at 1 anna .. .. .			625 0 0
Next Rs. 5,000 at 2 annas .. .. .			875 0 0
<b>Rs. 42,000</b>			<b>1,500 0 0</b>

[The deduction of super-tax is to be given in respect of provident fund contributions or life insurance premiums.]

Monthly super-tax payable =  $\frac{1,500}{12}$  .. 125 0 0

Monthly salary .. .. . 3,500 0 0

Deduct income-tax .. .. . 345 10 0

.. super-tax .. .. . 185 0 0

**530 0 0**

**Net payment each month .. .. . 2,969 8 0**

*Note.*—The withholding of tax to half the amount over Rs. 7,000 will operate only in the case of income up to Rs. 2,515. Taking, for example, an income of Rs. 2,400, the amount payable without applying the restriction allowed will be Rs. 22-12-6 as worked out below:—

	Rs.	As.	P.
For Rs. 1,000 at Nil .. .. .			Nil.
For Rs. 840 at 0 pica .. .. .			34 12 0
<b>For Rs. 1,000</b>			<b>34 12 0</b>

But this tax is required to be restricted to half the amount over Rs. 7,000, i.e., to Rs. 21 only.

T. B. SUBRAMANYA IYER,  
Deputy Accountant-General.









Port St. George, April 15, 1939.  
G.O. No. 374, (Rev.)

Mr. 311.—

The following notification of the Government of India is reproduced:—

**DEPARTMENT OF MARINE.**

New Delhi, 14th March 1939

No. M 4038.—The following draft of certain by-laws submitted to the Petroleum Rules, 1934, which it is proposed to make an exercise of the powers conferred by section 4 and sub-section (1) of section 23 of the Petroleum Act, 1934 (XXV) of 1934, is published as required by sub-section (3) of section 23 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 15th day of May 1939.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified shall be considered by the Central Government:—

**DRAFT REGULATIONS.**

3. In sub-rule 15 of rule 22 of the said Rules, for the words "an passenger shall be allowed," the words "the driver or other person in charge of the vehicle shall not allow any passenger" shall be substituted, namely:—

15. In Form K, in Schedule II in the said rules, for sub-rule 15 the following condition shall be substituted, namely:—

"15. no person shall not be placed in any motor vehicle while the engine is running and, when the vehicle is forward by the engine, no person shall be placed in any passenger or bus, while any passenger remains in the vehicle; and

(b) persons in and engaged in commerce with any motor vehicle shall not be permitted to board while it is being motored."

Port St. George, April 15, 1939

G.O. No. 375, (Rev.)

Mr. 311.—

The following draft of an amendment to the Madras Motor Vehicle Rules, 1934, published by these Department, Notified on No. 125, dated 15th March 1939, in pages 2 to 23 of the Part II, Madras Gazette (Extraordinary), dated 15th April 1939, is subsequently amended, which it is proposed to make an exercise of the powers conferred by section 23 of the Indian Motor Vehicle Act, 1934 (Act VII) of 1934, is hereby published, for the information of all persons likely to be affected thereby:—

Notice is hereby given that the draft will be taken into consideration on or after the 15th June 1939 and that any suggestions or objections which may be received from any person with respect thereto before the date specified will be considered by the Government of Madras.

**AMENDMENT.**

For rule 204 of the said rules, the following rule shall be substituted, namely:—

204. Subject to the provisions of rule 200 the transport authority may restrict:—  
(a) the driving of all or any class of motor vehicles other than motor cycle in any public place or along in such manner, except in the direction of traffic, as may be determined, and it shall be a condition of every permit issued in respect of such vehicles that such limits of speed shall be observed; and

(b) the driving of all or any class of motor vehicles other than transport vehicles in which no person is carried, in such manner as may be determined an motor vehicle as specified in Schedule VII specified at or near the limits of such place as may be determined.

Port St. George, April 15, 1939

G.O. No. 376, (Rev.)

Mr. 311.—In exercise of the powers conferred by section 23 of the Indian Independence (General) Regulations, 1934 (XXV) of 1934, the Government of Madras hereby amend the rules of the said Act of 1934 and shall apply as from the 1st day of May 1939 to the Town of Madras and the District of Madras within a distance of three miles from the

limits of the said municipality, which include the following provisions:—

**1. Towns subject.**

- 1. Madras, subject, limits of Madras.
- 2. Madras, subject.
- 3. Government of Madras.
- 4. Government of Madras, subject of Government.
- 5. Government of Madras, subject of Government.
- 6. Government of Madras, subject of Government.

Port St. George, April 15, 1939

G.O. No. 377, (Rev.)

Mr. 311.—

In exercise of the powers conferred by paragraph (b) of sub-section (1) and paragraph (3) of sub-section (2) of section 23 of the Government of India Act, 1935, the Government of Madras hereby amend the rules of the said Act of 1935, which include the following provisions:—

**NOTES.**

1. The order of the Madras District Revenue Officer shall be amended temporarily by the provisions of the first column of the table below for the period specified in the corresponding entry in the second column thereof:—

Order of	From	Period
Madras District Revenue Officer	For a period of six months from the date of the order of the Madras District Revenue Officer.	For a period of six months from the date of the order of the Madras District Revenue Officer.

2. The general and special rules applicable to holders of permanent permits issued on the said order shall apply to the holder of the said temporary permit.

Explanation.—In this rule, the expression "the holder of the said temporary permit" shall mean the person named against the said temporary permit.

Mr. 311.—

In exercise of the powers conferred by paragraph (b) of sub-section (1) and paragraph (3) of sub-section (2) of section 23 of the Government of India Act, 1935, the Government of Madras hereby amend the rules of the said Act of 1935, which include the following provisions:—

**NOTES.**

1. The order of the Madras District Revenue Officer shall be amended temporarily by the provisions of the first column of the table below for the period specified in the corresponding entry in the second column thereof:—

Order of	From	Period
Madras District Revenue Officer	For a period of six months from the date of the order of the Madras District Revenue Officer.	For a period of six months from the date of the order of the Madras District Revenue Officer.

2. The general and special rules applicable to holders of permanent permits issued on the said order shall apply to the holder of the said temporary permit.

Explanation.—In this rule, the expression "the holder of the said temporary permit" shall mean the person named against the said temporary permit.

Port St. George, April 15, 1939

G.O. No. 378, (Rev.)

Mr. 311.—In exercise of the powers conferred by the provisions of sub-section (1) of section 23 of the Government of India Act, 1935, the Government of Madras hereby amend the rules of the said Act of 1935, which include the following provisions:—

1. The order of the Madras District Revenue Officer shall be amended temporarily by the provisions of the first column of the table below for the period specified in the corresponding entry in the second column thereof:—

Order of	From	Period
Madras District Revenue Officer	For a period of six months from the date of the order of the Madras District Revenue Officer.	For a period of six months from the date of the order of the Madras District Revenue Officer.

Port St. George, April 15, 1934  
(O.O. No. 3111, Revd.)

Art. 142.—The following regulations of the Governor in Council shall be in effect:

REGULATIONS.

Provis.

Art. 143.—In effect from 1st April 1934.

No. 1431 (Q).—The House of Representatives of the Port St. George, April 15, 1934, do hereby resolve that the following regulations of the Governor in Council shall be in effect:

Port St. George, April 15, 1934  
(O.O. No. 3111, Revd.)

No. 1432.—

The following draft of an amendment to the rules of the House of Representatives of the Port St. George, April 15, 1934, do hereby resolve that the following regulations of the Governor in Council shall be in effect:

Amendment.

In rule 21, and 22 of the said rules for the House of Representatives of the Port St. George, April 15, 1934, do hereby resolve that the following regulations of the Governor in Council shall be in effect:

Port St. George, April 15, 1934

(O.O. No. 3111, Revd.)

Art. 144.—The following draft of an amendment to the rules of the House of Representatives of the Port St. George, April 15, 1934, do hereby resolve that the following regulations of the Governor in Council shall be in effect:

Item.	O.O. No.
1. House of Representatives of the Port St. George, April 15, 1934.	3111
2. House of Representatives of the Port St. George, April 15, 1934.	3112
3. House of Representatives of the Port St. George, April 15, 1934.	3113
4. House of Representatives of the Port St. George, April 15, 1934.	3114
5. House of Representatives of the Port St. George, April 15, 1934.	3115

No. 144.—In effect from 1st April 1934.

Item.	O.O. No.
1. House of Representatives of the Port St. George, April 15, 1934.	3111
2. House of Representatives of the Port St. George, April 15, 1934.	3112
3. House of Representatives of the Port St. George, April 15, 1934.	3113
4. House of Representatives of the Port St. George, April 15, 1934.	3114
5. House of Representatives of the Port St. George, April 15, 1934.	3115

Port St. George, April 15, 1934  
(O.O. No. 3111, Revd.)

No. 145.—In effect from 1st April 1934.

Art. 146.—In effect from 1st April 1934.

1. House of Representatives of the Port St. George, April 15, 1934.

2. House of Representatives of the Port St. George, April 15, 1934.

3. House of Representatives of the Port St. George, April 15, 1934.

4. House of Representatives of the Port St. George, April 15, 1934.

5. House of Representatives of the Port St. George, April 15, 1934.

Port St. George, April 15, 1934  
(O.O. No. 3111, Revd.)

No. 147.—In effect from 1st April 1934.

Amendment.

In rule 21 and 22 of the said rules for the House of Representatives of the Port St. George, April 15, 1934, do hereby resolve that the following regulations of the Governor in Council shall be in effect:

Port St. George, April 15, 1934  
(O.O. No. 3111, Revd.)

No. 148.—The following draft of an amendment to the rules of the House of Representatives of the Port St. George, April 15, 1934, do hereby resolve that the following regulations of the Governor in Council shall be in effect:

Art. 149.—In effect from 1st April 1934.

Amendment.

In rule 21 and 22 of the said rules for the House of Representatives of the Port St. George, April 15, 1934, do hereby resolve that the following regulations of the Governor in Council shall be in effect:

Port St. George, April 15, 1934  
(O.O. No. 3111, Revd.)

No. 149.—In effect from 1st April 1934.

Amendment.

In rule 21 and 22 of the said rules for the House of Representatives of the Port St. George, April 15, 1934, do hereby resolve that the following regulations of the Governor in Council shall be in effect:

Art. 150.—In effect from 1st April 1934.

No. 151.—In effect from 1st April 1934.













(b) If he is absent from meetings of the Committee during a period of three consecutive months without leave of absence from the Committee.

(c) The Council Administrator may, after a vote taken by a majority of the Council, suspend any member of the Committee who has failed to attend meetings of the Committee for three consecutive months.

(d) Four and a half meetings—(1) The President may at any time call a meeting of the Committee and shall do so if it is requested by that majority is present in less than three months.

(2) The meetings of the Committee shall, unless the President in any case otherwise directs, be held at St. George.

(3) Notice of meetings—Not less than seven clear days before any meeting of the Committee notice of the time and place of the intended meeting, agreed by the President, shall be sent to all members of the Council and to all members of the Committee.

Provided that in cases of emergency requiring any business to be transacted at any time the President may call a meeting of the Committee at any time and place of the intended meeting, agreed by the President, and the members of the Committee shall be bound to attend at such meeting.

(4) Power of adjournment—The President shall preside at every meeting of the Committee at which he is present, and he may, if he thinks fit, suspend any member of the Committee present who does not attend the meeting in person after the meeting and the member so suspended shall not be entitled to vote at the meeting of the Committee.

(5) Quorum—No business shall be transacted at a meeting of the Committee unless a majority of the members are present.

Provided that if at any meeting less than four members attend the President may, subject to the sanction of the Council, suspend any member of the Committee present who does not attend the meeting in person after the meeting and the member so suspended shall not be entitled to vote at the meeting of the Committee.

(6) Powers and duties of the President—The President shall be the Principal Executive Officer of the Committee and, in addition to the other powers and duties conferred upon him by these rules, shall—

(a) govern all important papers and motions in the Committee as early as possible;

(b) cause notice to be given of meetings and the documents of the Committee;

(c) sign any document in a resolution by the Committee, or otherwise cause any person to sign, except as directed by the Committee;

(d) grant or, subject to a resolution by the Committee, refuse to grant any petition or other request made to the Committee for all matters decided under these rules;

(e) maintain a record of the proceedings of the Committee and

(f) present any report made by the Committee to the Council Administrator.

(7) Powers of the President—(a) All resolutions which the Committee is required to refer into consideration shall be referred to the President for his consideration.

(b) When a question is referred to the President by the Council, he shall have the power to refer the question to the Committee or to the Council Administrator.

(c) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(d) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(e) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(f) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(g) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(h) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(i) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(j) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(k) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(l) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(m) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(n) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(o) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(p) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(q) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(r) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(s) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(t) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(u) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(v) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(w) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(x) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(y) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(z) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(aa) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(ab) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(ac) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(ad) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(ae) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(af) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(ag) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(ah) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(ai) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(aj) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(ak) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(al) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(am) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(an) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(ao) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(ap) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(aq) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(ar) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(as) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(at) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

(au) The President shall have the power to refer any question which he may think fit to refer to the Council Administrator.

25. *Application of service duty and other women served.*—The proceeds of the service duty and any other monies received by the Commission shall be applied in meeting the expenses of the Commission and the maintenance and upkeep of the Bureau building.

all such amounts shall be assessed and collected mutually by entities appointed in this behalf by the Council of Governors.

(c) The taxpayer may deduct any loss which has, in that respect, been expended and any amount so reported otherwise than as derived by or under these rules.

If it may turn in England, an appeal may be made to the Central Government when action shall be final.

(4) The selling statement of every job and sub-contract together with the annual report referred to in clause (3) of rule 12 (a) to be submitted to the Central Government not later than July in each year.

(ii) An abstract statement of the receipts and expenditure shall be published annually in the Gazette of India.

Journal of Management Education 32(1)

### Stress Management

—(7) The Congress shall endeavor as early as possible and maintain an office in New Orleans in the French quarter and one French Quarter in the New Orleans market.

(2) The station will be located—  
(a) for the Marine and for the parking  
of the trucks and cars, near the entrance

20. Appointments of Superintendents.—Each

(C) has been for two years a Representative of

(c) has been fully covered in recent work.

and has had five years' practical experience of underground work in a mine.

3. appropriate if necessary, (c) and (d) shall ensure complete information shall be supplied at each Sigma Sigma to their parent offices.

(7) No person shall be appointed as an investigator unless he has had at least three years' previous experience as investigator with a firm.

46 The Superintendent of the station may be included as an instructor for the purpose of article 47.

(6) At least one individual shall always be in attendance of the Marine and one individual shall be permitted to take charge of the Marine in the

30. *Perennial Rusts*—(1) A perennial

rooms were shall be maintained at each station. Exclusive of the Superintendent and of the person appointed to take charge of the station

In his obituary, The Corps still counts at its last tally 22 more young men. One of those numbers will be added to its no longer.

(c) to conduct research work and take all practicable steps to maximize damage to claims which are

...to be used in a manner which is not in accordance with the intended use of the product or which is not in accordance with the instructions for use of the product.

54. *Attendants of Corps at Stations*.—The number

It is common usage to substitute at a Power Station, which is continuously supplied at the Station, and in constant attendance there.

52. *Shore equipment and apparatus*—(1) At every Europe Station there shall be provided and maintained the following shore equipment and apparatus:

lived, in good shape and ready for immediate use, supplies and equipment available and sufficient to enable the requirements of these rules to be carried out.

10) The following apparatus and equipment is:

be printed in pursuance of subrule (5) shall be of a type or standard approved by the Chief Designer.

(b) breaking apparatus;  
(c) using balloons and other apparatus serving the same purpose.







Port St. George, April 25, 1936.  
G.O. No. 26, 1936, (Development).

No. 315.—In exercise of the powers conferred by paragraph (2) of sub-section (3) of section 241 of the Government of India Act, 1919, His Excellency the Governor is hereby pleased to make the following amendments in the rules published in the Government Gazette, No. 26, dated 24th March, 1936, published in page 419 of Part I of the Port St. George Gazette, dated 24th March 1936:—

#### AMENDMENTS.

For the date "24th March 1936" occurring in rule 1 of the rules, the date "25th March 1936" shall be substituted.

For the words "The Port St. George" will be changed by the words "Port St. George" in the said rules.

Port St. George, April 25, 1936.

G.O. No. 26, 1936, (Development).

No. 316.

In exercise of the powers conferred by paragraph (2) of sub-section (3) of section 241 of the Government of India Act, 1919, His Excellency the Governor is hereby pleased to make the following amendments in the special rules published with Public Instruction Department Notification No. 15, dated 24th January 1936, in page 50 of Part I of the Port St. George Gazette, dated 24th January 1936, as subsequently amended:—

#### AMENDMENTS.

In the third column of the table in rule 1 of the said rules, for the entry "for the period commencing on the 1st April 1936 and ending on the 31st March 1937" insert the words "for the period commencing on the 1st April 1936 and ending on the 31st March 1941" shall be substituted.

No. 317.

In exercise of the powers conferred by paragraph (2) of sub-section (3) of section 241 of the Government of India Act, 1919, His Excellency the Governor is hereby pleased to make the following amendments in the special rules published with Public Instruction Department Notification No. 26, dated 24th April 1936, in page 50 of Part I of the Port St. George Gazette, dated 24th April 1936, as subsequently amended:—

#### AMENDMENTS.

In rule 1 of the said rules for the expression "for the period from the 1st April 1936 to the 31st March 1941" the expression "for the period from the 1st April 1936 to the 31st March 1941" shall be substituted.

No. 318.

In exercise of the powers conferred by paragraph (2) of sub-section (3) of section 241 of the Government of India Act, 1919, His Excellency the Governor is hereby pleased to make the following amendments in the special rules published with Public Instruction Department Notification No. 15, dated 24th April 1936, in page 50 of Part I of the Port St. George Gazette, dated 24th April 1936, as subsequently amended:—

#### AMENDMENTS.

In rule 1 of the said rules for the expression "for the period commencing from the date of appointment and ending on the 31st March 1941" the expression "for the period commencing from the date of appointment and ending on the 31st March 1941" shall be substituted.

No. 319.

In exercise of the powers conferred by paragraph (2) of sub-section (3) of section 241 of the Government of India Act, 1919, His Excellency the Governor is hereby pleased to make the following amendments in the special rules published with Public Instruction Department Notification No. 26, dated 24th April 1936, in page 50 of Part I of the Port St. George Gazette, dated 24th April 1936:—

#### AMENDMENTS.

In rule 1 of the said rules for the expression "for the period commencing from the date of appointment and ending on the 31st March 1941" the expression "for the period commencing from the date of appointment and ending on the 31st March 1941" shall be substituted.

Port St. George, April 25, 1936.  
G.O. No. 26, 1936, (Development).

No. 320.

In exercise of the powers conferred by sub-section (2) of section 241 of the Madras Government of India Act, 1919 (Madras Act VI of 1919), His Excellency the Governor of Madras is hereby pleased to make the following amendments in the rules published with Development Department Notification No. 26, dated 24th April 1936, published in page 115-116 of Part I of the Port St. George Gazette, dated 24th April 1936, as subsequently amended, the same having been previously published as required by sub-section (2) of the said section:—

#### AMENDMENTS.

(1) The existing sub-rule (a) of rule XX of the said rules shall be amended as follows: (a) and the following shall be inserted as item (b) of the said rule:—

(b) The Registrar of the District to whom an application for obtaining a license or permit shall be made under clause (a) of sub-rule (a) may, he requires to be furnished in writing, with such documents or statements as may be required by him for the purpose of verification and this may also include the name of the person who is the owner of the land.

Port St. George, April 25, 1936.

G.O. No. 26, 1936, (Development).

No. 321.—In exercise of the powers conferred by paragraph (2) of sub-section (3) of section 241 of the Government of India Act, 1919, His Excellency the Governor is hereby pleased to make the following amendments in the rules published with Public Instruction Department Notification No. 15, dated 24th January 1936, in page 50 of Part I of the Port St. George Gazette, dated 24th January 1936, as subsequently amended:—

#### AMENDMENTS.

1. The rules of the Madras Government of India Act, 1919, shall be amended as follows: (a) and the following shall be inserted as item (b) of the said rule:—

2. The rules and the special rules applicable to the Madras Government of India Act, 1919, shall apply to the holder of the said license or permit.

3. The rules and the special rules applicable to the Madras Government of India Act, 1919, shall apply to the holder of the said license or permit.

Port St. George, April 25, 1936.

G.O. No. 26, 1936, (Development).

No. 322.—Under the provisions of section 1 of the Madras Cattle Diseases Act, 1919, the Government of Madras is hereby directed that the provisions of the said Act shall be put in force in the following villages, Taluk, Bangalore, North Bangalore, and in the town of Bangalore, from the 1st day of May 1936 (both days inclusive).

No. 323.—Under the provisions of section 1 of the Madras Cattle Diseases Act, 1919, the Government of Madras is hereby directed that the provisions of the said Act shall be put in force in the following villages, Taluk, Bangalore, North Bangalore, and in the town of Bangalore, from the 1st day of May 1936 (both days inclusive).

Port St. George, April 25, 1936.

G.O. No. 26, 1936, (Development).

No. 324.—Under the provisions of section 1 of the Madras Cattle Diseases Act, 1919, the Government of Madras is hereby directed that the provisions of the said Act shall be put in force in the following villages, Taluk, Bangalore, North Bangalore, and in the town of Bangalore, from the 1st day of May 1936 (both days inclusive).

Port St. George, April 25, 1936.

G.O. No. 26, 1936, (Development).

No. 325.—Under the provisions of section 1 of the Madras Cattle Diseases Act, 1919, the Government of Madras is hereby directed that the provisions of the said Act shall be put in force in the following villages, Taluk, Bangalore, North Bangalore, and in the town of Bangalore, from the 1st day of May 1936 (both days inclusive).

Port St. George, April 25, 1936.

G.O. No. 26, 1936, (Development).

No. 326.—In exercise of the powers conferred by section 1 of the Madras Government of India Act, 1919, His Excellency the Governor is hereby pleased to make the following amendments in the rules published with Public Instruction Department Notification No. 15, dated 24th January 1936, in page 50 of Part I of the Port St. George Gazette, dated 24th January 1936, as subsequently amended:—





[illegible]

1994

[illegible]

Cardus dentatus, Orupia latifolia,  
Eudermisoides villosa.

<p>Gravimetric, Anal. Calcd. for <math>C_{10}H_{10}O</math>: C, 88.10%; H, 7.40%. Found: C, 88.1%; H, 7.4%. IR (KBr): 1610 (C=O), 1600 (C=C), 1510 (C=C), 1450 (C=C), 1380 (C=C), 1320 (C=C), 1280 (C=C), 1240 (C=C), 1180 (C=C), 1140 (C=C), 1100 (C=C), 1060 (C=C), 1020 (C=C), 980 (C=C), 940 (C=C), 900 (C=C), 860 (C=C), 820 (C=C), 780 (C=C), 740 (C=C), 700 (C=C), 660 (C=C), 620 (C=C), 580 (C=C), 540 (C=C), 500 (C=C), 460 (C=C), 420 (C=C), 380 (C=C), 340 (C=C), 300 (C=C), 260 (C=C), 220 (C=C), 180 (C=C), 140 (C=C), 100 (C=C), 60 (C=C), 20 (C=C), 0 (C=C). <sup>1</sup>H NMR (CDCl<sub>3</sub>): 7.1 (d, 2H, H<sub>2</sub>), 6.8 (d, 2H, H<sub>2</sub>), 6.5 (d, 2H, H<sub>2</sub>), 6.2 (d, 2H, H<sub>2</sub>), 5.8 (d, 2H, H<sub>2</sub>), 5.5 (d, 2H, H<sub>2</sub>), 5.2 (d, 2H, H<sub>2</sub>), 4.9 (d, 2H, H<sub>2</sub>), 4.6 (d, 2H, H<sub>2</sub>), 4.3 (d, 2H, H<sub>2</sub>), 4.0 (d, 2H, H<sub>2</sub>), 3.7 (d, 2H, H<sub>2</sub>), 3.4 (d, 2H, H<sub>2</sub>), 3.1 (d, 2H, H<sub>2</sub>), 2.8 (d, 2H, H<sub>2</sub>), 2.5 (d, 2H, H<sub>2</sub>), 2.2 (d, 2H, H<sub>2</sub>), 1.9 (d, 2H, H<sub>2</sub>), 1.6 (d, 2H, H<sub>2</sub>), 1.3 (d, 2H, H<sub>2</sub>), 1.0 (d, 2H, H<sub>2</sub>), 0.7 (d, 2H, H<sub>2</sub>), 0.4 (d, 2H, H<sub>2</sub>), 0.1 (d, 2H, H<sub>2</sub>).</p>	276
<p>Gravimetric, Anal. Calcd. for <math>C_{10}H_{10}O</math>: C, 88.10%; H, 7.40%. Found: C, 88.1%; H, 7.4%. IR (KBr): 1610 (C=O), 1600 (C=C), 1510 (C=C), 1450 (C=C), 1380 (C=C), 1320 (C=C), 1280 (C=C), 1240 (C=C), 1180 (C=C), 1140 (C=C), 1100 (C=C), 1060 (C=C), 1020 (C=C), 980 (C=C), 940 (C=C), 900 (C=C), 860 (C=C), 820 (C=C), 780 (C=C), 740 (C=C), 700 (C=C), 660 (C=C), 620 (C=C), 580 (C=C), 540 (C=C), 500 (C=C), 460 (C=C), 420 (C=C), 380 (C=C), 340 (C=C), 300 (C=C), 260 (C=C), 220 (C=C), 180 (C=C), 140 (C=C), 100 (C=C), 60 (C=C), 20 (C=C), 0 (C=C). <sup>1</sup>H NMR (CDCl<sub>3</sub>): 7.1 (d, 2H, H<sub>2</sub>), 6.8 (d, 2H, H<sub>2</sub>), 6.5 (d, 2H, H<sub>2</sub>), 6.2 (d, 2H, H<sub>2</sub>), 5.8 (d, 2H, H<sub>2</sub>), 5.5 (d, 2H, H<sub>2</sub>), 5.2 (d, 2H, H<sub>2</sub>), 4.9 (d, 2H, H<sub>2</sub>), 4.6 (d, 2H, H<sub>2</sub>), 4.3 (d, 2H, H<sub>2</sub>), 4.0 (d, 2H, H<sub>2</sub>), 3.7 (d, 2H, H<sub>2</sub>), 3.4 (d, 2H, H<sub>2</sub>), 3.1 (d, 2H, H<sub>2</sub>), 2.8 (d, 2H, H<sub>2</sub>), 2.5 (d, 2H, H<sub>2</sub>), 2.2 (d, 2H, H<sub>2</sub>), 1.9 (d, 2H, H<sub>2</sub>), 1.6 (d, 2H, H<sub>2</sub>), 1.3 (d, 2H, H<sub>2</sub>), 1.0 (d, 2H, H<sub>2</sub>), 0.7 (d, 2H, H<sub>2</sub>), 0.4 (d, 2H, H<sub>2</sub>), 0.1 (d, 2H, H<sub>2</sub>).</p>	276

plasma is apparent to the Government of Madras that the land owned by Balaji is situated near a public highway, and that the construction of a wall around it will be effected at heavy cost to all whom it may concern, in accordance with the provisions of section 64 of the Land Acquisition Act of 1914, and Section XVIII of the Land Acquisition Regulations of 1908.

The Government of Madras hereby authorize the Sub-Collector, Chittoor, and his staff and workmen to execute the measures authorized by section 6 of the said Act and section 64 of the same Act; the Government of Madras support the Sub-Collector, Chittoor, in so performing the functions as a Collector under sections 6 and

egyiptus district, faravahda labri,  
Dagmaria vilage.

[illegible]

8-1

“Whereas it is a duty to the Government of the United States that the said special law be made for a public purpose, to wit, for providing a pathway for the free importation of the said oil from the countries of Venezuela and Colombia, and to that effect it is hereby granted to all of the said oil companies in accordance with the provisions of article 4 (1) of the said special law, the full right of importation of the said oil from the countries of Venezuela and Colombia, and the Government of Mexico hereby authorized the Delegation of Mexico, Mexico, the staff and personnel to receive the powers conferred by article 4 (1) of the said law. Under section 2 (1) of the same law, the Government of Mexico appoints the Delegation of Mexico, Mexico, to receive the powers conferred by article 4 (1) of the said law.”

Kosman, A. 1991. *Barro Colorado Island, Panama*. Vol. 1. *Terrestrial Reptiles and Amphibians*. Stanford University Press, Stanford, CA.

<p>systeme (1940), H. H. 11, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, </p>
--

Source: *Malwarebytes.com*. Copyright © 2014 Malwarebytes, Inc. All rights reserved.

[illegible]

*Wings darkish. Females shiny. Tarsus yellow.*

		ALIAS
1941	1941	
1942	1942	
1943	1943	
1944	1944	
1945	1945	
1946	1946	
1947	1947	
1948	1948	
1949	1949	
1950	1950	
1951	1951	
1952	1952	
1953	1953	
1954	1954	
1955	1955	
1956	1956	
1957	1957	
1958	1958	
1959	1959	
1960	1960	
1961	1961	
1962	1962	
1963	1963	
1964	1964	
1965	1965	
1966	1966	
1967	1967	
1968	1968	
1969	1969	
1970	1970	
1971	1971	
1972	1972	
1973	1973	
1974	1974	
1975	1975	
1976	1976	
1977	1977	
1978	1978	
1979	1979	
1980	1980	
1981	1981	
1982	1982	
1983	1983	
1984	1984	
1985	1985	
1986	1986	
1987	1987	
1988	1988	
1989	1989	
1990	1990	
1991	1991	
1992	1992	
1993	1993	
1994	1994	
1995	1995	
1996	1996	
1997	1997	
1998	1998	
1999	1999	
2000	2000	
2001	2001	
2002	2002	
2003	2003	
2004	2004	
2005	2005	
2006	2006	
2007	2007	
2008	2008	
2009	2009	
2010	2010	
2011	2011	
2012	2012	
2013	2013	
2014	2014	
2015	2015	
2016	2016	
2017	2017	
2018	2018	
2019	2019	
2020	2020	
2021	2021	
2022	2022	
2023	2023	
2024	2024	
2025	2025	
2026	2026	
2027	2027	
2028	2028	
2029	2029	
2030	2030	
2031	2031	
2032	2032	
2033	2033	
2034	2034	
2035	2035	
2036	2036	
2037	2037	
2038	2038	
2039	2039	
2040	2040	
2041	2041	
2042	2042	
2043	2043	
2044	2044	
2045	2045	
2046	2046	
2047	2047	
2048	2048	
2049	2049	
2050	2050	
2051	2051	
2052	2052	
2053	2053	
2054	2054	
2055	2055	
2056	2056	
2057	2057	
2058	2058	
2059	2059	
2060	2060	
2061	2061	
2062	2062	
2063	2063	
2064	2064	
2065	2065	
2066	2066	
2067	2067	

Total 11

+ Y. N. VISWANATHA SAO,

Journal of Management Inquiry 22(1)



underneath of the Suspension, Main system and  
Secondary System Distribution Systems.

Para.	Title.	Issued.
20.	21.	22.
(1) For the Suspension Distribution System.		
One line (Article 1) ..	Commenced on 15 January 1920	and ended on 15 March 1920
(2) For the Suspension Distribution System.		
One line (Article 1) ..	Commenced on 15 March 1920	and ended on 15 May 1920

(3) For the Suspension Distribution System.

One line (Article 1) .. Commenced on 15 March 1920  
and ended on 15 May 1920

The general and special rules applicable to holders  
of permanent power lines in this island shall apply  
to the holders of the said temporary power.

Explanation—In this rule the expression "the holders  
of the said temporary power" shall mean "the persons  
engaged against the temporary power."

Part II, Group, April 15, 1920

No. 22.—In exercise of the power conferred by  
paragraph (1) of section 21 of the Indian Electricity Act,  
1910, the Government are pleased to order that the  
holders of the said temporary power shall be subject to the  
following special rules:

#### RULES.

1. The rules of the Indian Electricity Act, 1910, shall apply  
to the holders of the said temporary power in the same  
manner as they apply to the holders of the said permanent  
power.

#### TABLE.

Para.	Title.	Issued.
23.	24.	25.
(1) For the Suspension Distribution System.		
One line (Article 1) ..	Commenced on 15 January 1920	and ended on 15 March 1920
(2) For the Suspension Distribution System.		
One line (Article 1) ..	Commenced on 15 March 1920	and ended on 15 May 1920

(3) For the Suspension Distribution System.

One line (Article 1) .. Commenced on 15 March 1920  
and ended on 15 May 1920

The general and special rules applicable to holders  
of permanent power lines in this island shall apply  
to the holders of the said temporary power.

Explanation—In this rule the expression "the holders  
of the said temporary power" shall mean "the persons  
engaged against the temporary power."

Part III, Group, April 15, 1920

No. 23.—In exercise of the power conferred by section 21  
of the Indian Electricity Act, 1910, the Government are  
pleased to order that the holders of the said temporary  
power shall be subject to the following special rules:

1. The rules of the Indian Electricity Act, 1910, shall apply  
to the holders of the said temporary power in the same  
manner as they apply to the holders of the said permanent  
power.

2. The holders of the said temporary power shall be  
subject to the following special rules:

(1) The transmission line shall be run as far as  
possible in a straight line along the route marked in  
the plan.

(2) The suspension and telegraph lines, if any,  
erected by the holder shall be erected in the manner  
of the Indian Electricity Act, 1910, and shall be subject  
to the following special rules:

(a) In all cases where the suspension and telegraph  
lines are erected in the manner of the Indian Electricity  
Act, 1910, the suspension and telegraph lines shall be  
subject to the following special rules:

(i) The suspension line shall be run as far as possible  
in a straight line along the route marked in the plan.

(ii) The suspension and telegraph lines, if any,  
erected by the holder shall be erected in the manner  
of the Indian Electricity Act, 1910, and shall be subject  
to the following special rules:

(a) In all cases where the suspension and telegraph  
lines are erected in the manner of the Indian Electricity  
Act, 1910, the suspension and telegraph lines shall be  
subject to the following special rules:

(i) The suspension line shall be run as far as possible  
in a straight line along the route marked in the plan.

(3) The suspension and telegraph lines, if any,  
erected by the holder shall be erected in the manner  
of the Indian Electricity Act, 1910, and shall be subject  
to the following special rules:

(a) In all cases where the suspension and telegraph  
lines are erected in the manner of the Indian Electricity  
Act, 1910, the suspension and telegraph lines shall be  
subject to the following special rules:

(i) The suspension line shall be run as far as possible  
in a straight line along the route marked in the plan.

(ii) The suspension and telegraph lines, if any,  
erected by the holder shall be erected in the manner  
of the Indian Electricity Act, 1910, and shall be subject  
to the following special rules:

(a) In all cases where the suspension and telegraph  
lines are erected in the manner of the Indian Electricity  
Act, 1910, the suspension and telegraph lines shall be  
subject to the following special rules:

(i) The suspension line shall be run as far as possible  
in a straight line along the route marked in the plan.

Part IV, Group, April 15, 1920

No. 24.—In exercise of the power conferred by section 21  
of the Indian Electricity Act, 1910, the Government are  
pleased to order that the holders of the said temporary  
power shall be subject to the following special rules:

1. The rules of the Indian Electricity Act, 1910, shall apply  
to the holders of the said temporary power in the same  
manner as they apply to the holders of the said permanent  
power.

2. The holders of the said temporary power shall be  
subject to the following special rules:

(1) The transmission line shall be run as far as  
possible in a straight line along the route marked in  
the plan.

(2) The suspension and telegraph lines, if any,  
erected by the holder shall be erected in the manner  
of the Indian Electricity Act, 1910, and shall be subject  
to the following special rules:

(a) In all cases where the suspension and telegraph  
lines are erected in the manner of the Indian Electricity  
Act, 1910, the suspension and telegraph lines shall be  
subject to the following special rules:

(i) The suspension line shall be run as far as possible  
in a straight line along the route marked in the plan.

(ii) The suspension and telegraph lines, if any,  
erected by the holder shall be erected in the manner  
of the Indian Electricity Act, 1910, and shall be subject  
to the following special rules:

(a) In all cases where the suspension and telegraph  
lines are erected in the manner of the Indian Electricity  
Act, 1910, the suspension and telegraph lines shall be  
subject to the following special rules:

(i) The suspension line shall be run as far as possible  
in a straight line along the route marked in the plan.

#### NOTICE.

Description of work.	Quantity Required.
1. For the suspension and telegraph lines, if any, erected by the holder shall be erected in the manner of the Indian Electricity Act, 1910, and shall be subject to the following special rules:	1000
2. For the suspension and telegraph lines, if any, erected by the holder shall be erected in the manner of the Indian Electricity Act, 1910, and shall be subject to the following special rules:	1000
3. For the suspension and telegraph lines, if any, erected by the holder shall be erected in the manner of the Indian Electricity Act, 1910, and shall be subject to the following special rules:	1000

R. RAGUNATH MENON,  
Secretary to Government.

#### (Enlightenment.)

#### NOTICE.

Part V, Group, April 15, 1920

In the notification under section 4 (1) of the Land  
Acquisition Act of 1914, as amended by the Land  
Acquisition Amendment Act XXVIII of 1915, published  
on page 107 of the Port SE. George Gazette, Vol. I, dated  
25th September 1915, in respect of land required for a  
road in the village of St. John, the following description  
of the land was given:

In the annual survey map of 1914, No. 107, 108 and  
109, the land is shown as being required for a road.

In the annual survey map of 1914, No. 107, 108 and  
109, the land is shown as being required for a road.

In the annual survey map of 1914, No. 107, 108 and  
109, the land is shown as being required for a road.

In the notification under section 4 (1) of the Land  
Acquisition Act of 1914, as amended by the Land  
Acquisition Amendment Act XXVIII of 1915, in





(Notice.)

NOTIFICATION.

Port St. George, April 18, 1936.

S. H. Tucker, master, of the Tugboat, Port Tugboat, 1934 (H.M.S. No. 117), as required by Marine Act 121 of 1913, to J. E. F. Smith, Master, has been retained by the Harbour of Port St. George, as a trader of the Port of Victoria.

S. H. Tucker, master, of the Tugboat, Port Tugboat, 1934 (H.M.S. No. 117), as required by Marine Act 121 of 1913, to J. E. F. Smith, Master, has been retained by the Harbour of Port St. George, as a trader of the Port of Victoria.

M. H. TUCKER, MASTER,  
Tugboat, Port Tugboat.

PAPERS PLACED AT THE DISPOSAL OF THE PUBLIC.

Harbour of Port St. George, 1934, 1935, 1936.

- 1. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 2. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 3. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 4. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 5. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 6. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 7. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 8. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 9. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 10. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2

- 11. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 12. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 13. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 14. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 15. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 16. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 17. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 18. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 19. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 20. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 21. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 22. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 23. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 24. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 25. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 26. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 27. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 28. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 29. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 30. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 31. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 32. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 33. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 34. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 35. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 36. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 37. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 38. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 39. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 40. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 41. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 42. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 43. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 44. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 45. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 46. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 47. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 48. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 49. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 50. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 51. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 52. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 53. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 54. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 55. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 56. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 57. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 58. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 59. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 60. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 61. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 62. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 63. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 64. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 65. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 66. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 67. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 68. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 69. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 70. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 71. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 72. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 73. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 74. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 75. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 76. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 77. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 78. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 79. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 80. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 81. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 82. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 83. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 84. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 85. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 86. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 87. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 88. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 89. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 90. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 91. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 92. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 93. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 94. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 95. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 96. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 97. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 98. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 99. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2
- 100. H.M.S. No. 117, 1934, 1935, 1936. (1) 1/2

G. T. BROWN,  
Chief Harbour









































8. (b) (i) Information regarding terms or duties may be given to the Executive or wrongfully by a claimant satisfying all the necessary particulars of items 3(a), 4(a) and 5(a), in the case of European British subjects and immigrants and in Items 3(a), 4 and 5 in the case of all others.

(d) These forms shall be supplied by the Registrar free of charge to all members of the village or ward for which he has been appointed.

(c) That information of births and deaths may also be given, but in the case of European Districts, names and surnames, information is written in English and in the language of the district itself, if possible, to attract from the informant where the Recorder does not know English.

(3) The extract in the entry is the superior relating to the birth of a child which is required to be given by the Registrar under section 54 and is on Form No. 4.

(b) (1) All information received by the Single-  
line by letter or in Form No. 2 as Form No. 2 shall  
be filed in the same and measured, for two years.

to find in him and elsewhere, but this paper  
 and his language, however, are unique. The paper  
 by letter in *Partes* No. 4-6 or *Partes* No. 5-6, where  
 the author relating to the information, from  
 him copied as the regular in *Partes* No. 4-6 or  
*Partes* No. 5-6, he forwarded with the material  
 to the *Partes* No. 4-6 or *Partes* No. 5-6, the  
*Partes* No. 4-6 or *Partes* No. 5-6, the  
 through the *Partes* No. 4-6 or *Partes* No. 5-6, the  
 in *Partes* No. 4-6 or *Partes* No. 5-6 in English and  
 the *Partes* No. 4-6 or *Partes* No. 5-6, the  
 of depicting the records in the *Partes* No. 4-6 or  
 and the *Partes* No. 4-6 or *Partes* No. 5-6, the  
 to the *Partes* No. 4-6 or *Partes* No. 5-6, the

4. (a) The registers and files of letters and forms, the accounts relating to fees received under section 17, and the entire receipt to be maintained by the Registrar under the orders of the District Collector shall be open to inspection—

(3) by any Director, Officer or agent, the  
rank of Revenue Inspector, and  
(4) by any officer of the Public Health and  
Safety Department.

(7) The registers and records shall be reviewed and checked in each session and in each interval as may be prescribed by the District Collector, for

any officers of the Revenue, Medical or Public Health departments selected to an embargo (1) who are deputed in their behalf to the District Collector-

Provided that if the Sub-Register of Amendments to the Register, the working office shall not be found in such form as District Health Officer or an Assistant Surgeon or a Valuer or Deputy Valuer.

7. (1) The Registrar shall notify in some appropriate manner all persons at or near the outer edge of his office, as it is his to attend, of his house, the hours during which he will attend in the preparation of letters and deeds. Such hours shall be either two of three hours in the day (including Sundays and public holidays) or may be determined for each day of the week.

(3) If, for any reason, the Registrar is absent during the hours required to be in attendance (1), he shall post a notice on or near his office that of his absence no notice to the said party be, stating when he will be able to perform his duty as Registrar and the names of the persons to whom, during his absence, letters or written communications to Person Nos. 4, 5, 6-A, and 6-B may be delivered by informants.

(D) Buckling occurred on subvials (1) and (2) that apply to ratings based on exposure to high-stress who shot against walls and doors as information sources from perspective of the host of the subvials. Buckling occurred on walls and doors.

[illegible]

§ 23. If the Sub-Treasurer of Assessment is appointed the Registrar, he shall retain the registers in Form Nos. 1, 2, 1-A and 2-A in his office and shall give and certify extracts therefrom under section 15.

[illegible]

(D) A Registrant who is not a Sub-Registrant of Securities is not competent to give or orally transmit from the registers under the provisions of section 31. The Chairman of the Deposit Sub-Committee as the case may be, shall give and certify such consent until the registers are transferred to the Sub-Registrant of Securities.

20. (D) Any clerical error in the registers of deaths or of deaths or any error in the cause of death is the negligence of deaths, caused by the clerical error as by the Registrar than be corrected in the former case by the clerical error and in the latter case by the Registrar with the previous consent of the clerical officer.

Provided that no entry shall be entered under this sub-rule more than a year after it is made except with the previous sanction of the Collector of the district.

(7) Any other items in the said registers shall be cancelled under the orders of a Magistrate (not below the rank of Magistrate of the second class) before the expiry of the period of three months.

An order under this article shall not be made unless the Magistrate is satisfied, on obtaining a report from the headman, the District Inspector or the president of the local board concerned or after making such enquiry as he may consider necessary, that the original entry is in error.

(2) All connections under sub-rule (1) and (2) shall be made by drawing a line through the original wires (i.e. not so as to render the drawing and section the same as shown above).

(3) Corrections made under schedule (1) shall be initiated and dated by the checking officer if the error is discovered by him, and by both the checking officer and the Registrar if the error is discovered by other persons.

(c) Chervatskaya ordered by a Magistrate under schedule (i) shall be cancelled and dated by both the chieftain officer and the Recorder.

(g) If any construction made under this rule relates to a building mentioned in Form 1-A or 2-A, a certificate of this thesis shall be provided by the Registrar and forwarded to the Registrar-General of Buildings and Design through the District Commissioner.

11 (D) Where any case of omission to register a birth or death is discovered by, or brought to the notice of, the Registrar or the checking officer, he shall, after ascertaining on oath, exactly as far as possible, the date and other particulars relating to the birth or death, as the case may be, register the same or cause the same to be registered.

Provided that no registration shall be made under this act on after the expiry of one year from the birth or death.

(2) A birth is death not registered within one year after its occurrence shall be registered only under the orders of a Magistrate not below the rank of a Magistrate of the second class having jurisdiction over the local area.

The order under this article shall be made when the Highways is entered as obtaining a report from the village headman, the Health Inspector or the president of the panchayat concerned or when making such enquiries as he may consider necessary that the birth or death took place on the date alleged, and that it has not been prevented.

(d) Every entry made on the primary radar volume (1) or volume (2) shall be initiated and dated by both the detecting officer and the flagman.

12. The Registrar shall arrange for the birth and death returns for every month relating to the railway premises, if any, situated within the village limits being sent to him by the Stationmaster concerned, on the first day of the following month. The Registrar shall include such returns in the monthly abstracts for the village to be submitted to the Division.





Form No. 2, A  
(See Page 1.)

Report of Deaths among European British subjects and Foreigners a. <i>Self.</i>	Report of Deaths among European British subjects and Foreigners b. <i>Country.</i>
1 Sex.	1 Sex.
2 Profession.	2 Profession.
3 Ethnicity.	3 Ethnicity.
4 Date and place of death.	4 Place and date of death.
5 Cause of death.	5 Cause of death.
6 Age and occupation.	6 Age and occupation.
7 Age.	7 Age.
8 Date of previous.	8 Date of previous.
9 Nature of previous.	9 Nature of previous.
10 Cause of death.	10 Cause of death.
11 Name of doctor.	11 Name of doctor.
12 Name and position of informant and to what capacity he gives information.	12 Name and position of informant and to what capacity he gives information.
13 In the case of a married woman, state, name, religion and occupation of her husband or late husband.	13 In the case of a married woman, state, name, religion and occupation of her husband or late husband.
14 Information regarding informant to government.	14 Information regarding informant to government.
15 Where informant.	15 Where informant.
16 Signature of informant.	16 Signature of informant.
a. Signature of European British subject or K. A. Inspector of vital statistics.	b. Signature of European British subject or K. A. Inspector of vital statistics.

From May 2,

[illegible]

Number of villages in  
the census village  
category is 100.

Beasts of Michael Dwyer engendered in the village of

Excluding railway station hours, during the month of \_\_\_\_\_ 19\_\_\_\_

Description	Rpts.			Doses		Price per package	Dishes		All of these items		Totals	
	Milk	Fresh	Total	Milk	Fresh		None	Small	Age periods		Milk	Fresh
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)
European Milk products												
Condensed .. ..						Chocolat .. ..			Chocolat van Houte ..			
Evaporated .. ..						Van Houte van Houte ..			One-half van Houte ..			
High-cream .. ..						Van Houte van Houte ..			One-half van Houte ..			
Low-cream .. ..						Van Houte van Houte ..			One-half van Houte ..			
Butter .. ..						Van Houte van Houte ..			One-half van Houte ..			
Starch .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..						Van Houte van Houte ..			One-half van Houte ..			
Total .. ..						Van Houte van Houte ..			One-half van Houte ..			
Other .. ..												

Ziemeļi. Baltijas jūras pusē 14. gadsimā vidū bija Vidzeme un Kurzeme.

Signature of Bagby

### Discussion

### Results of the Fleiss' Interval

840

Date \_\_\_\_\_

Form No. 4.  
(See rule 8.)

Village: \_\_\_\_\_  
 Parish: \_\_\_\_\_  
 District: \_\_\_\_\_  
 Report of birth.  
 I hereby certify that \_\_\_\_\_  
 is the name of a child born in \_\_\_\_\_ and after which name \_\_\_\_\_ a Christian name \_\_\_\_\_ of the age of \_\_\_\_\_ subject of the British Empire, a European British subject or a European and of the following age: \_\_\_\_\_  
 I declare that: \_\_\_\_\_  
 Information: \_\_\_\_\_  
 Signature of Informant: \_\_\_\_\_

Form No. 5.  
(See rule 8.)

Report of birth among European British subjects and foreigners.

Year	Village and parish	Parish	Sex and date of birth	Name of the child	Age	Name and residence of father	Place of residence of mother	Place of residence of father	Place of residence of mother
1856									

\* Whether a European British subject or a European and in the latter case of what nationality.

Signature of Informant: \_\_\_\_\_

Form No. 6.  
(See rule 8.)

Village: \_\_\_\_\_  
 Parish: \_\_\_\_\_  
 District: \_\_\_\_\_  
 Report of death.  
 I hereby certify that \_\_\_\_\_  
 is the name of a child born in \_\_\_\_\_ and after which name \_\_\_\_\_ a Christian name \_\_\_\_\_ of the age of \_\_\_\_\_ subject of the British Empire, a European British subject or a European and of the following age: \_\_\_\_\_  
 I declare that: \_\_\_\_\_  
 Information: \_\_\_\_\_  
 Signature of Informant: \_\_\_\_\_

Form No. 7.  
(See rule 8.)

Report of deaths among European British subjects and foreigners.

Year	Village and parish	Parish	Sex and date of death	Name of the child	Age	Name and residence of father	Place of residence of mother	Place of residence of father	Place of residence of mother
1856									

\* Whether a European British subject or a European and in the latter case of what nationality.

Signature of Informant: \_\_\_\_\_















Hyperhidrosis.	Diagnosis.	History of present illness.	History of antecedent disease or exposure to drugs.	Apparent cause of disease or condition.	Place of residence, nature of business, etc.	Form of treatment, past or present, or advice.
----------------	------------	-----------------------------	---	---	--	--

3. SYSTEM OF THE PRACTICAL EXAMINATION OF ELEMENTARY AND FUNDAMENTAL AND SPECIAL AND ADVANCED OF THE CITY ENGINEERING SCHOOL (1900).

19) Feb. January 1976. *Exposures* (unexposed) in *Exposures*.

(b) *See* *Barrow, supra*, footnote 100; *supra* note 100, at 100-101.

Author, title	Subject and level	Level	Year	City of origin	Author	Editor	Notes
Edgar, Sir John	Handwriting and level	Lower	1911	London	Edgar, Sir John	Edgar, Sir John	and others in the same series
	Handwriting and level	Lower	1911	London	Edgar, Sir John	Edgar, Sir John	and others in the same series
Edgar, Sir John	Handwriting and level	Lower	1911	London	Edgar, Sir John	Edgar, Sir John	and others in the same series

© 2004 THE AUTHOR  
JOURNAL COMPILATION © 2004 BLACKWELL PUBLISHING LTD

Feeling, with Rec.	Particular and Book-keeping	Sign	Time	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Feeling, with Rec.	Particular and Book-keeping	Sign	Time	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Feeling, with Rec.	Particular and Book-keeping	Sign	Time	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Feeling, with Rec.	Particular and Book-keeping	Sign	Time	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Feeling, with Rec.	Particular and Book-keeping	Sign	Time	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88												

10. J. H. DILLON, 486, Eastlake Gardens, St. Louis, Mo.

Police, St. Mary,	Surfing and Lovers	Levee	.. 4-11 p.m.	4	Marshall, John, 1912 and William, 1910, Jurgens.	Dr. J. W. Doyle, A.M., Medical, 1900-1901, 1902- 1903, 1904 and 1905-1906 1907, 1908 and 1909-1910 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, 1934, 1935, 1936, 1937, 1938, 1939, 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537,
-------------------	--------------------	-------	--------------	---	--	--

ON THE 100th ANNIVERSARY OF THE FUNDING OF THE REPUBLIC OF TURKEY

Index	City	State	Lat/Long	Altitude	Year	Station	Instrument	Observer	Notes
1	Albuquerque	NM	35° 45' N, 106° 10' W	7000	1964	St. Louis	St. Louis	St. Louis	St. Louis
2	Albuquerque	NM	35° 45' N, 106° 10' W	7000	1964	St. Louis	St. Louis	St. Louis	St. Louis
3	Albuquerque	NM	35° 45' N, 106° 10' W	7000	1964	St. Louis	St. Louis	St. Louis	St. Louis
4	Albuquerque	NM	35° 45' N, 106° 10' W	7000	1964	St. Louis	St. Louis	St. Louis	St. Louis
5	Albuquerque	NM	35° 45' N, 106° 10' W	7000	1964	St. Louis	St. Louis	St. Louis	St. Louis
6	Albuquerque	NM	35° 45' N, 106° 10' W	7000	1964	St. Louis	St. Louis	St. Louis	St. Louis
7	Albuquerque	NM	35° 45' N, 106° 10' W	7000	1964	St. Louis	St. Louis	St. Louis	St. Louis
8	Albuquerque	NM	35° 45' N, 106° 10' W	7000	1964	St. Louis	St. Louis	St. Louis	St. Louis
9	Albuquerque	NM	35° 45' N, 106° 10' W	7000	1964	St. Louis	St. Louis	St. Louis	St. Louis
10	Albuquerque	NM	35° 45' N, 106° 10' W	7000	1964	St. Louis	St. Louis	St. Louis	St. Louis

(11) The two-dimensional  $\pi$ -algebra  $\pi$  is defined by:[illegible](11) For  $\forall$  and  $\exists$  quantifiers, the corresponding  $\forall$  and  $\exists$  quantifiers of the object language are used.[illegible]









**General Geography and Economic Notes.**

**Section I.—General Geography.**

- (A) Text-books—  
 1 *Outline Geography*; Intermediate Commercial Geography, Part I.  
 2 *Practical Geology*; Principles of Economic Geography.  
 3 *Logic and Classification*; Economic Atlas.  
 (B) References—  
 1 *Geology*; Hand Book of Commercial Geography.  
 2 *General Atlas*; Industrial and Commercial Geography.  
 3 *Physical Atlas*.  
 4 *Agriculture and Industrial Commission Reports*, Government of India.

**Section II.—Economic History.**

- (A) Text-books—  
 1 *Geology*; Industrial Revolution of India (2nd edition).  
 2 *Atlas*; Economic History, Part II.  
 (B) References—  
 1 *C. C. Williams*; Economic History of England.  
 2 *Editor*; Economic Evolution of England.  
 Economic and Social.

**Section I.—Economic.**

- (A) Text-books—  
 1 *Justice & Law*; Introduction to Economics, Vol. I and II (Oxford University Press).  
 2 *Justice & Law*; Economics.

**Section II.—Economic.**

- (A) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).  
 (B) References—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).  
 2 *Justice & Law*; Economics and Banking (Pitman & Sons).  
 3 *Justice & Law*; Economics and Banking (Pitman & Sons).

**Section I.—Economic.**

- (A) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).  
 2 *Justice & Law*; Economics and Banking (Pitman & Sons).

**Section II.—Economic.**

- (A) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).  
 2 *Justice & Law*; Economics and Banking (Pitman & Sons).  
 3 *Justice & Law*; Economics and Banking (Pitman & Sons).

**Section I.—Economic.**

- (A) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).  
 2 *Justice & Law*; Economics and Banking (Pitman & Sons).

**Section II.—Economic.**

- (A) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).  
 2 *Justice & Law*; Economics and Banking (Pitman & Sons).

**Section I.—Economic.**

- (A) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).  
 2 *Justice & Law*; Economics and Banking (Pitman & Sons).

**Section II.—Economic.**

- (A) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).  
 2 *Justice & Law*; Economics and Banking (Pitman & Sons).

**Section I.—Economic.**

- (A) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).  
 2 *Justice & Law*; Economics and Banking (Pitman & Sons).

**Section II.—Economic.**

- (A) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).  
 2 *Justice & Law*; Economics and Banking (Pitman & Sons).

**Section I.—Economic.**

- (A) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).  
 2 *Justice & Law*; Economics and Banking (Pitman & Sons).

**Section II.—Economic.**

- (A) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).  
 2 *Justice & Law*; Economics and Banking (Pitman & Sons).

**Section I.—Economic.**

- (A) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).  
 2 *Justice & Law*; Economics and Banking (Pitman & Sons).

**Section II.—Economic.**

- (A) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).  
 2 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (B) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (C) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (D) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (E) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (F) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (G) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (H) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (I) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (J) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (K) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (L) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (M) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (N) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (O) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (P) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (Q) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (R) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (S) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (T) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (U) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (V) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (W) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (X) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (Y) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (Z) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (AA) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (AB) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (AC) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (AD) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (AE) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

- (AF) Text-books—  
 1 *Justice & Law*; Economics and Banking (Pitman & Sons).

(i) *Texts*—

1. *For detailed study*—  
2. *For general study*—

3. *For detailed study*—  
4. *For general study*—

5. *For detailed study*—  
6. *For general study*—

7. *For detailed study*—  
8. *For general study*—

9. *For detailed study*—  
10. *For general study*—

11. *For detailed study*—  
12. *For general study*—

13. *For detailed study*—  
14. *For general study*—

15. *For detailed study*—  
16. *For general study*—

17. *For detailed study*—  
18. *For general study*—

19. *For detailed study*—  
20. *For general study*—

21. *For detailed study*—  
22. *For general study*—

23. *For detailed study*—  
24. *For general study*—

25. *For detailed study*—  
26. *For general study*—

27. *For detailed study*—  
28. *For general study*—

29. *For detailed study*—  
30. *For general study*—

31. *For detailed study*—  
32. *For general study*—

33. *For detailed study*—  
34. *For general study*—

35. *For detailed study*—  
36. *For general study*—

37. *For detailed study*—  
38. *For general study*—

39. *For detailed study*—  
40. *For general study*—

41. *For detailed study*—  
42. *For general study*—

43. *For detailed study*—  
44. *For general study*—

*Texts*

1. *For detailed study*—  
2. *For general study*—

3. *For detailed study*—  
4. *For general study*—

5. *For detailed study*—  
6. *For general study*—

7. *For detailed study*—  
8. *For general study*—

9. *For detailed study*—  
10. *For general study*—

11. *For detailed study*—  
12. *For general study*—

13. *For detailed study*—  
14. *For general study*—

15. *For detailed study*—  
16. *For general study*—

17. *For detailed study*—  
18. *For general study*—

19. *For detailed study*—  
20. *For general study*—

21. *For detailed study*—  
22. *For general study*—

23. *For detailed study*—  
24. *For general study*—

25. *For detailed study*—  
26. *For general study*—

27. *For detailed study*—  
28. *For general study*—

29. *For detailed study*—  
30. *For general study*—

31. *For detailed study*—  
32. *For general study*—

33. *For detailed study*—  
34. *For general study*—

35. *For detailed study*—  
36. *For general study*—

37. *For detailed study*—  
38. *For general study*—

39. *For detailed study*—  
40. *For general study*—

41. *For detailed study*—  
42. *For general study*—

43. *For detailed study*—  
44. *For general study*—

45. *For detailed study*—  
46. *For general study*—

- (15) *Logic and Theory of Knowledge*—  
 1 Comenius's *Logic*, especially Part III.  
 2 *Modern Theories of Knowledge as reflected in the last three chapters of Descartes's *Essentials of Logic*.*  
 (16) *Indian Philosophy*—  
 1 Shree 4-1: *Sopranatish* (Tamil only and not the original in Sanskrit).  
 (17) *European Philosophy*—  
 1 Descartes's *Methodius*.

## Group (A.F.).

- (18) *Psychology*—  
 1 B. H. H. *Psychology: A Study of Mental Life* (Third Edition, Revised, 1933).  
 (19) *Eding*—  
 1 *Modern's Manual of Eding* (1933) with the contents of the following—lines 11, Chapter 1, 8 and 9 and Book 12, Chapters 8, 9 and 10.  
 (20) (a) *Indian Philosophy*—  
 1 *Modern's Sopranatish* (Tamil only and not the original in Sanskrit).  
 (b) *European Philosophy*—  
 1 *Descartes's Methodius*.  
 (c) *Experimental Psychology*—  
 1 *Galton and Durrant: Experimental Psychology*.  
 (d) *Educational Psychology*—  
 1 *Case: Psychology for Teachers of Education*.

(21) (a) *Economics*—

- (i) *Textbooks*—  
 1 F. C. *Indian Economics*.  
 2 *Indian and West: Elements of Economics*.  
 3 *Indian and West: Elements of Indian Economics*.  
 (ii) *Books for reference*—  
 1 *Marshall: Economics of Industry*.  
 2 *Indian and West: Indian Economics* (2 vols.).

(b) *Politics*—

- (i) *Textbooks*—  
 1 *Galton: Political Science—Class & Co. (1933)*.  
 2 *Young: Indian Constitution*.  
 3 *Howe and Manton: The Indian Constitution*.

(ii) *History*—

- (i) *Textbooks*—  
 1 *Thompson and Galton: Outline of Sociology* (1933).  
 2 *Lowry: Indian History*.  
 3 *Young: Social Change*.

(ii) *Books for reference*—

- 1 *Wheeler: History of Human Marriage* (revised edition).  
 2 *Wheeler: The Origin and development of social class*.  
 3 *Fraser: Golden Bough* (1933).  
 4 *Marshall: Man and his work*.  
 5 *Thompson and Galton: Evolution*.  
 6 *Young: Sociology*.  
 7 *Howe and Manton: The Indian Constitution*.  
 8 *Galton: Principles of Sociology*.  
 9 *Fraser: Introduction to the study of Sociology*.

## History and Economics (Group B).

## Group (B).

(1) *Indian History—General History*.

## A.—Early India to the death of Harsha

## Text books—

- 1 V. A. Smith: *Early History of India*.  
 2 *Raychaudhuri: History of India*.  
 3 *Cambridge History of India*, Volume 1—(Chapters IV, V, IX, X, XI, XII and XIII).  
 4 *Imperial Gazetteer of India—Chapter on Ancient History, Geography, Statistics and Climatology*.

## B.—Medieval India from the death of Harsha to 1518

## Text books—

- 1 V. A. Smith: *Early History of India*.  
 2 *Imperial Gazetteer of India*.

## C.—Mughal and Maratha (1518-1818).

## Text books—

- 1 *Raychaudhuri: Medieval India*.  
 2 *Khosla and Khosla: History of the Mughals*.  
 3 *Khosla: History of the Marathas*.

## D.—India under the East India Company to 1857.

## Text books—

- 1 *Khosla: Historical Geography of India*, Part I.  
 2 *The Cambridge History of India*, Part III, Chapter 1 to 10.

## E.—Modern India from 1857 to the present day.

## Text books—

- 1 *Khosla: Historical Geography of India*, Part II.  
 2 *Imperial Gazetteer of India*, 1918-1919.

(2) *Contemporary History of India since 1857*

## Text books—

- 1 *Khosla: The Government of India—A Historical Survey*.  
 2 *W. V. Dutt: The Constitutional History of India* (Indian Press, Calcutta).  
 3 *Imperial Gazetteer of India* (1918-1919).

(3) *Indian History (1857-1918)*.

## Text books—

- 1 *Marshall: Evolution of Modern Europe*.  
 2 *Khosla: A History of Europe (especially the changes in England)*.

(4) *Economics—General*.

## Text books—

- 1 *Marshall: Economics*.  
 2 *Indian and West: Elements of Economics*.  
 3 *Indian and West: Elements of Indian Economics*.

(ii) *Books for reference*—

- 1 *Marshall: Economics of Industry*.  
 2 *Indian and West: Indian Economics* (2 vols.).

(5) *Politics*.

## Text books—

- 1 *Galton: Political Science—Class & Co. (1933)*.  
 2 *Young: Indian Constitution*.  
 3 *Howe and Manton: The Indian Constitution*.

## History and Economics (General B).

## Group (B).

(1) *Indian History—General*.

## Text books—

- 1 *Raychaudhuri: History of India*.  
 2 *Cambridge History of India*, Volume 1—(Chapters IV, V, IX, X, XI, XII and XIII).

(2) (a) *Indian History—General*.

## A.—History and Geography (General B).

## B.—History and Geography (General B).

## Text books—

- 1 *Marshall: History of Europe*.  
 2 *Khosla: A History of Europe (especially the changes in England)*.  
 3 *Marshall: The Theory and History of Banking*.  
 4 *Imperial Gazetteer of India*.  
 5 *Imperial Gazetteer of India*.  
 6 *Imperial Gazetteer of India*.

(ii) *Books for reference*—

- 1 *Marshall: History of Europe*.  
 2 *Imperial Gazetteer of India*.  
 3 *Imperial Gazetteer of India*.  
 4 *Imperial Gazetteer of India*.

## C.—Public Finance (including the revenue system of the State, the raising and spending of loans and public debt and the regulation of interest).

## Text books—

- 1 *Marshall: Public Finance*.  
 2 *The Indian Revenue System*.  
 3 *Imperial Gazetteer of India*.







(ii) *Books for reference—*

1. *History: Painted Through Iron Spikes in Time.*
2. *India: A Concise History.*

*Philosophy of Religion.*(iii) *Text-books—*

1. D. M. Edwards: *Philosophy of Religion.*
2. Gifford: *Philosophy of Religion.*
3. Copley: *A Modern's Philosophy of Religion.*
4. Spinoza: *Reason, Religion and Reality.*

(iv) *Books for reference—*

1. Cox: *The Philosophy of Religion.*
2. Paul: *The Religious Consciousness.*
3. Lewis: *A Psychological Study of Religion.*
4. Wundt: *The Philosophy of Religion.*
5. Frazer: *Religion: The Idea of God.*
6. Tylor: *Primitive Culture.*
7. Frazer: *The Golden Bough (selected).*

**Part III—History, Economics and Politics.***General Work.**A.—Indian History.*(i) *Early Period—(Up to 1200 A.D.)—*(a) *Text-books—*

1. *Cambridge History of India, Vol. I—Chapters dealing with the Pre-Buddhist Period.*
2. T. A. Smith: *Early History of India.*
3. Bhattacharya: *Early History of the Deccan.*
4. R. C. Majumdar: *Ancient Indian History and Civilization.*

(ii) *Books for reference—*

1. *Imperial Gazetteer of India—Chapters on Archaeology, Epigraphy, Numismatics and Ethnology.*
2. Jayaswal: *Indian Polity.*
3. Bhattacharya: *Archaeology.*
4. Mahaptra: *Monks.*
5. Sark: *Religion of India.*
6. *Asiatic Researches: History of India and Indian Art.*

(iii) *Medieval Period—(From 1200 A.D. to 1700 A.D.)—*(a) *Text-books—*

1. *Indian Empire: A Short History of Muslim Rule in India.*
2. *Islamic and Muslim, Muslim Rule in India.*
3. *India: European Travellers in India.*
4. *Muslims: The Agrarian System of Muslim India.*

(b) *Reference—History of India.*

1. *Map: Cambridge History of India, Vol. III.*
2. *Muslims: India in the South of India.*
3. *Muslims: From Akbar to Aurangzeb.*
4. *Islamic: Rule of the Mughals in India.*
5. *Muslims: The Mughal Empire in Indian History.*
6. *Muslims: Muslim Administration.*

(iv) *Modern Period—(From 1700 A.D. to the present day)—*(a) *Text-books—*

1. *History: Historical Geography of India—Parts I and II.*
2. *India: Rise and Expansion of the British Dominion in India.*
3. *British: History of India 1610-1940.*
4. *British: Indian Industrial Revolution in recent years.*
5. *British: Indian Administration in the Days of Responsible Government.*

(b) *Books for reference—*

1. *Map: History of British India.*
2. *British: Cambridge History of India, Vols. V and VI.*

*E.—History of Europe from 1400 A.D.*(a) *Text-books—*

1. *History: Political and Cultural History of Modern Europe—2 Volumes.*
2. *History: European History 1415.*

(b) *Books for reference—*

1. *Map: History of Modern Europe.*
2. *European: Friends of European History.*
3. *Modern: (New) History of a V. A. History of the Modern and Modern Europe.*
4. *Foster: History of Europe—Vols. II and III.*

*C.—Economics*(a) *Text-books—*

1. *Theory: Principles of Economics—2 volumes.*
2. *History: Principles of Economics.*
3. *India: Introduction to Economic Analysis and Policy.*

(ii) *Books for reference—*

1. *Economic: Cambridge Economic Handbooks.*
2. *A. G. Srinivasan: Indian Economics in History.*

*D.—Politics.*(a) *Text-books—*

1. *India: Government of India.*
2. *General: Political System and Government.*
3. *General: Development of European Policy.*
4. *India: The State and the Nation.*

(b) *Books for reference—*

1. *General: Theory and Principles of Modern Government.*
2. *General: Modern Democracy.*
3. *General: Elements of Politics.*
4. *General: Government of India.*
5. *General: The State and the Nation.*
6. *General: The Making of the State.*
7. *General: Indian Constitution.*

*History in the Special groups.**A. History Sub-group—*

1. *The Mughal Empire.*
2. *History of Europe from 1500 to 1800.*
3. *History of Modern Japan from 1600 to 1900.*

*B. Economics Sub-group—*

1. *Banking and Currency.*
2. *Public Finance.*

*C. Politics Sub-group—*

1. *Local and Municipal Government.*

*(A) History Sub-group.**I. The Mughal Empire.*(a) *Text-books—*

1. *E. J. E. S. (Ed.): The Cambridge History of India, Vol. I, 1500-1700.*
2. *E. J. E. S. (Ed.): The Cambridge History of India, Vol. II, 1700-1800.*
3. *E. J. E. S. (Ed.): The Cambridge History of India, Vol. III, 1800-1900.*
4. *E. J. E. S. (Ed.): The Cambridge History of India, Vol. IV, 1900-1947.*
5. *E. J. E. S. (Ed.): The Cambridge History of India, Vol. V, 1947-1964.*
6. *E. J. E. S. (Ed.): The Cambridge History of India, Vol. VI, 1964-1980.*
7. *E. J. E. S. (Ed.): The Cambridge History of India, Vol. VII, 1980-1990.*
8. *E. J. E. S. (Ed.): The Cambridge History of India, Vol. VIII, 1990-2000.*
9. *E. J. E. S. (Ed.): The Cambridge History of India, Vol. IX, 2000-2010.*
10. *E. J. E. S. (Ed.): The Cambridge History of India, Vol. X, 2010-2020.*

(b) *Books for reference—*

1. *India: History: Mughal's Administration, English Introduction (Mughal).*
2. *India: History: Mughal's Administration, English Introduction (Mughal).*
3. *India: History: Mughal's Administration, English Introduction (Mughal).*
4. *India: History: Mughal's Administration, English Introduction (Mughal).*
5. *India: History: Mughal's Administration, English Introduction (Mughal).*
6. *India: History: Mughal's Administration, English Introduction (Mughal).*
7. *India: History: Mughal's Administration, English Introduction (Mughal).*
8. *India: History: Mughal's Administration, English Introduction (Mughal).*
9. *India: History: Mughal's Administration, English Introduction (Mughal).*
10. *India: History: Mughal's Administration, English Introduction (Mughal).*

*H. History of Europe, 1400-1914.**Text-books—*

1. *G. P. Oakes: History of Modern Europe, 1400-1914.*
2. *G. P. Oakes: History of Modern Europe, 1400-1914.*
3. *G. P. Oakes: History of Modern Europe, 1400-1914.*
4. *G. P. Oakes: History of Modern Europe, 1400-1914.*







**Reference—cont.**

- 3 Colfax Clarks, "50 Years of Federal Reserve Bank-  
ing."
- 4 R. B. Hayes Nelson Series, *Banking*.
- 5 Lockhart and Mills, *Practical Banking Systems*.
- 6 Keith and Clark, *General Banking*.
- 7 H. B. Day, *Elementary Banking*.
- 8 Pennington, *Banking in India*.
- 9 League of Nations, *Banking and Currency Chapters*  
in "World Economic Survey."
- 10 Nagas, *Modern Monetary Systems*.
- 11 Payne, *Practical Systems of Money*.
- 12 Wilson, *Practical Banking*.
- 13 M. S. Hall, *Practical Day Banking in India*, 11V  
Edn.
- 14 Dr. Gajdar, *Indian Currency and Banking*.
- 15 All Currency Commission Reports and Banking  
Commission Reports.
- 16 Chase, A. B. C. of Foreign Exchange.
- 17 *Banking, Foreign Exchange, Currency and Banking*.
- 18 Aggar, *General Banking*.
- 19 M. S. Hall, *Practical Banking in India*.
- 20 *Money and Banking*.
- 21 *Journal of the Institute of Bankers, London, and*  
*of the Indian Institute of Bankers*.

**3rd BANKING EXAMINATION, 1939.**

No text-books can be recommended, but the following  
are to be referred to—

**Reference—**

- 1 *Banking, Industrial and Commercial Revolution*  
in the India Country (1934-1935).
- 2 *Banking and Finance, Economic History of England*  
(Oxford University Press).
- 3 *Banking, Economic History of U.S.A. (Language)*.
- 4 *Guide, A Survey of Contemporary Europe*, (2nd  
Edn.).
- 5 *Banking, Modern Japan*, 2nd Edn.
- 6 *General Clarks, Modern Japan* (3 volumes).
- 7 *New Survey, Economic Development of India*.

**B. COM. (HONS.) DEGREE EXAMINATION, 1941.**

**Part I.**

Bank and Banking are those specified under Part I  
of the B. Com. (Hons.) Degree Examination.

**B. COM. (HONS.) DEGREE EXAMINATION, 1942.**

**PART II (B).**

**(1) COMMERCIAL, ECONOMIC AND INDUSTRIAL  
ASPECTS.**

- (a) Text-books—  
1 *Bank and Banking: Banking, Organization and  
General Commercial Knowledge* (Bank Co.,  
Ind., Calcutta).
- (b) Reference—  
1 *Banking, Modern Banking, Banking, Commercial  
and Finance*.
- 2 *Bank and Banking: Banking, Banking and  
General Commercial Knowledge* (B. P. L. Pub.  
Ind., Calcutta).

**(2) COMMERCIAL GEOGRAPHY.**

- (a) Text-books—  
1 *L. Dooly, Bank, Intermediate Commercial Geo-  
graphy*, Parts I and II.
- 2 *Distant, Advanced Atlas*.
- (b) Reference—  
1 *E. B. Mahajan, Economic Geography of India*.
- 2 *Chandrasekhar, Handbook of Commercial Geography*.
- 3 *Impresso, Geography of India*, Vols. I and II.
- 4 *Indian Year Book—Economic Geography*.
- 5 *Business Year Book—Economic Geography*.

**(3) BUSINESS ORGANIZATION.**

- (a) Text-books—  
1 *Banking, Business Organization*.
- 2 *Bank, Business Organization*.
- (b) Reference—  
1 *Bank and Banking: Principles of Commerce and  
Business Organization*.
- 2 *Banking, Principles and Practice of Commerce*.
- 3 *Banking, Business Organization*.
- 4 *Practical Manual of Business Banking*.
- 5 *M. S. Hall, Industrial Banking in India*.
- (c) **LAW AND FINANCE IN BANKING IN INDIA.**
- (d) Text-books—  
1 *M. S. Hall, Law and Practice of Banking in India*.

**(3) Reference—**

- 1 *Banking, Practical Banking*.
- 2 *Banking, The Practice and Law of Banking*.
- 3 *Banking, Bank Organization and Management*.
- 4 *Banking, The Practice and Law of Banking*.
- 5 *Banking, Banking*.

**PART II (B).**

**(1) BANKING.**

- (a) Text-books—  
1 *Banking, Banking*.
- 2 *Banking, Banking*.
- (b) Reference—  
1 *Banking, Principles of Banking, Vols. I and II*.
- 2 *Banking, Principles of Banking*.
- 3 *Banking*.
- 4 *The Bankers*.
- 5 *Banking, Banking and Commerce*.
- (c) Text-books—  
1 *Banking, Banking*.
- (d) Reference—  
1 *Banking, Banking*.
- 2 *Banking, Banking*.
- 3 *Banking, Banking*.
- 4 *Banking, Banking*.

**(2) THE BANKING AND FINANCIAL LAW.**

- (a) Text-books—  
1 *Banking, Banking*.
- 2 *Banking, Banking*.
- (b) Reference—  
1 *Banking, Banking*.
- 2 *Banking, Banking*.
- 3 *Banking, Banking*.
- 4 *Banking, Banking*.
- 5 *Banking, Banking*.
- 6 *Banking, Banking*.
- 7 *Banking, Banking*.
- 8 *Banking, Banking*.
- 9 *Banking, Banking*.
- 10 *Banking, Banking*.
- 11 *Banking, Banking*.
- 12 *Banking, Banking*.

**(3) THE BANKING AND FINANCIAL LAW.**

- (a) Text-books—  
1 *Banking, Banking*.
- 2 *Banking, Banking*.
- (b) Reference—  
1 *Banking, Banking*.
- 2 *Banking, Banking*.
- 3 *Banking, Banking*.
- 4 *Banking, Banking*.
- 5 *Banking, Banking*.
- 6 *Banking, Banking*.
- 7 *Banking, Banking*.
- 8 *Banking, Banking*.
- 9 *Banking, Banking*.
- 10 *Banking, Banking*.
- 11 *Banking, Banking*.
- 12 *Banking, Banking*.

**(4) THE BANKING AND FINANCIAL LAW.**

- (a) Text-books—  
1 *Banking, Banking*.
- 2 *Banking, Banking*.
- (b) Reference—  
1 *Banking, Banking*.
- 2 *Banking, Banking*.
- 3 *Banking, Banking*.
- 4 *Banking, Banking*.
- 5 *Banking, Banking*.
- 6 *Banking, Banking*.
- 7 *Banking, Banking*.
- 8 *Banking, Banking*.
- 9 *Banking, Banking*.
- 10 *Banking, Banking*.
- 11 *Banking, Banking*.
- 12 *Banking, Banking*.

**(5) THE BANKING AND FINANCIAL LAW.**

- (a) Text-books—  
1 *Banking, Banking*.
- 2 *Banking, Banking*.
- (b) Reference—  
1 *Banking, Banking*.
- 2 *Banking, Banking*.
- 3 *Banking, Banking*.
- 4 *Banking, Banking*.
- 5 *Banking, Banking*.
- 6 *Banking, Banking*.
- 7 *Banking, Banking*.
- 8 *Banking, Banking*.
- 9 *Banking, Banking*.
- 10 *Banking, Banking*.
- 11 *Banking, Banking*.
- 12 *Banking, Banking*.

**Schemes—cont.**

- 18 *Key's* : Indian Monetary Systems.
- 19 *Palmer* : Purchasing Power of Money.
- 20 *Keynes* : Treatise on Money.
- 21 *B. B. Jain* : *Present Day Banking in India* (IV Edition).
- 22 *McGregor* : Indian Currency and Exchange.
- 23 *Ali* : Currency : Government : Reserve and Banking : Commercial : Reserve.
- 24 *Chase* : A.B.C. of Foreign Exchange.
- 25 *Bradley* : Foreign Exchange.
- 26 *Kova* : Practice of Banking, Currency and Exchange.
- 27 *Agarwal* : Commercial Banking.
- 28 *Haldenwick* : Theory and Banking.
- 29 *Keynes* : Money.
- 30 *Journal of the Institute of Bankers, London*, and of the Indian Institute of Bankers.
- 31 *Keynes* : M. Bank Banking.
- 32 *Dr. A. D. Basu* : Indian Currency during the last decade (1910-20)—*Indian University Publication*.

**Section 2.****(1) Economics and Transport.**

- (a) *Text-books* :—
  - 1 *Johnson, Edward and Wilson* : Principles of Transportation.
- (b) *References* :—
  - 1 *W. H. Aspinwall* : Historical Sketch of Indian Railway Development.
  - 2 *W. H. Aspinwall* : Economics of Railway Development.
  - 3 *W. J. Smyth* : Economic Statistics.
  - 4 *H. E. Webb* : Story of the Railways of England.
  - 5 *G. L. Long* : History of Railway Statistics.
  - 6 *W. D. Ripper* : Economics, Finance and Legislation.
  - 7 *H. M. Johnston* : The Role of the State in the Extension of Railways.
  - 8 *E. Ball* : Railway Policy in India.
  - 9 *S. C. Ghose* : Indian and Indian Railway Economics.
  - 10 *English* : Development of Indian Railways.
  - 11 *Malik* : Indian Railways—From start to development.
  - 12 *D. Krishna Rao* : Indian Railway Economics.
  - 13 *C. Williams* : Economics of Railway Transport.
  - 14 *E. C. Williams* : The New Planning in Freight rates in India.
  - 15 *English* : Railway Economics.
  - 16 *W. H. Miller* : Railway Economics.
  - 17 *Johnson* : The Problem of Motor Transport.
  - 18 *English* : Economics of Indian Transport.
  - 19 *English* : Economics of Road Transport.
  - 20 *English* : Indian Railways.
  - 21 *English* : Indian Railways.
  - 22 *English* : Indian Railways.
  - 23 *English* : Indian Railways.
  - 24 *English* : Indian Railways.
  - 25 *English* : Indian Railways.
  - 26 *English* : Indian Railways.
  - 27 *English* : Indian Railways.
  - 28 *English* : Indian Railways.
  - 29 *English* : Indian Railways.
  - 30 *English* : Indian Railways.
  - 31 *English* : Indian Railways.
  - 32 *English* : Indian Railways.

**(2) Railway Economics Statistics.**

- (a) *References* :—
  - 1 *English* : Industrial and Commercial Revolution in the 19th Century (Hodgkin).
  - 2 *English* and *Johnson* : Economic History of England (Hodgkin).
  - 3 *English* : Economic History of U.S.A. (Hodgkin).
  - 4 *English* : A Survey of Contemporary India (Hodgkin).
  - 5 *English* : Indian Railways (Hodgkin).
  - 6 *English* : Indian Railways (Hodgkin).
  - 7 *English* : Indian Railways (Hodgkin).

**25th DECEMBER EXAMINATION, 1941.****Part A.**

- 1 *English* : Theory and Practice of the subject.
- 2 *English* : The History of the subject (for standard study).

**Part B.****—References—**

- (a) *Text-books* :—
  - 1 *English* and *Johnson* : Economic History of England (Hodgkin).
  - 2 *English* : Economic History of U.S.A. (Hodgkin).
  - 3 *English* : A Survey of Contemporary India (Hodgkin).
  - 4 *English* : Indian Railways (Hodgkin).
  - 5 *English* : Indian Railways (Hodgkin).

**(b) Text-books—cont.**

- 6 *English* : Economic History of England (Hodgkin).
- 7 *English* : Economic History of U.S.A. (Hodgkin).
- 8 *English* : A Survey of Contemporary India (Hodgkin).
- 9 *English* : Indian Railways (Hodgkin).
- 10 *English* : Indian Railways (Hodgkin).
- 11 *English* : Indian Railways (Hodgkin).
- 12 *English* : Indian Railways (Hodgkin).
- 13 *English* : Indian Railways (Hodgkin).
- 14 *English* : Indian Railways (Hodgkin).
- 15 *English* : Indian Railways (Hodgkin).
- 16 *English* : Indian Railways (Hodgkin).
- 17 *English* : Indian Railways (Hodgkin).
- 18 *English* : Indian Railways (Hodgkin).
- 19 *English* : Indian Railways (Hodgkin).
- 20 *English* : Indian Railways (Hodgkin).
- 21 *English* : Indian Railways (Hodgkin).
- 22 *English* : Indian Railways (Hodgkin).
- 23 *English* : Indian Railways (Hodgkin).
- 24 *English* : Indian Railways (Hodgkin).
- 25 *English* : Indian Railways (Hodgkin).
- 26 *English* : Indian Railways (Hodgkin).
- 27 *English* : Indian Railways (Hodgkin).
- 28 *English* : Indian Railways (Hodgkin).
- 29 *English* : Indian Railways (Hodgkin).
- 30 *English* : Indian Railways (Hodgkin).
- 31 *English* : Indian Railways (Hodgkin).
- 32 *English* : Indian Railways (Hodgkin).

**(c) Text-books—cont.**

- 1 *English* : Economic History of England (Hodgkin).
- 2 *English* : Economic History of U.S.A. (Hodgkin).
- 3 *English* : A Survey of Contemporary India (Hodgkin).
- 4 *English* : Indian Railways (Hodgkin).
- 5 *English* : Indian Railways (Hodgkin).
- 6 *English* : Indian Railways (Hodgkin).
- 7 *English* : Indian Railways (Hodgkin).
- 8 *English* : Indian Railways (Hodgkin).
- 9 *English* : Indian Railways (Hodgkin).
- 10 *English* : Indian Railways (Hodgkin).
- 11 *English* : Indian Railways (Hodgkin).
- 12 *English* : Indian Railways (Hodgkin).
- 13 *English* : Indian Railways (Hodgkin).
- 14 *English* : Indian Railways (Hodgkin).
- 15 *English* : Indian Railways (Hodgkin).
- 16 *English* : Indian Railways (Hodgkin).
- 17 *English* : Indian Railways (Hodgkin).
- 18 *English* : Indian Railways (Hodgkin).
- 19 *English* : Indian Railways (Hodgkin).
- 20 *English* : Indian Railways (Hodgkin).
- 21 *English* : Indian Railways (Hodgkin).
- 22 *English* : Indian Railways (Hodgkin).
- 23 *English* : Indian Railways (Hodgkin).
- 24 *English* : Indian Railways (Hodgkin).
- 25 *English* : Indian Railways (Hodgkin).
- 26 *English* : Indian Railways (Hodgkin).
- 27 *English* : Indian Railways (Hodgkin).
- 28 *English* : Indian Railways (Hodgkin).
- 29 *English* : Indian Railways (Hodgkin).
- 30 *English* : Indian Railways (Hodgkin).
- 31 *English* : Indian Railways (Hodgkin).
- 32 *English* : Indian Railways (Hodgkin).

**(d) Text-books—cont.**

- 1 *English* : Economic History of England (Hodgkin).
- 2 *English* : Economic History of U.S.A. (Hodgkin).
- 3 *English* : A Survey of Contemporary India (Hodgkin).
- 4 *English* : Indian Railways (Hodgkin).
- 5 *English* : Indian Railways (Hodgkin).
- 6 *English* : Indian Railways (Hodgkin).
- 7 *English* : Indian Railways (Hodgkin).
- 8 *English* : Indian Railways (Hodgkin).
- 9 *English* : Indian Railways (Hodgkin).
- 10 *English* : Indian Railways (Hodgkin).
- 11 *English* : Indian Railways (Hodgkin).
- 12 *English* : Indian Railways (Hodgkin).
- 13 *English* : Indian Railways (Hodgkin).
- 14 *English* : Indian Railways (Hodgkin).
- 15 *English* : Indian Railways (Hodgkin).
- 16 *English* : Indian Railways (Hodgkin).
- 17 *English* : Indian Railways (Hodgkin).
- 18 *English* : Indian Railways (Hodgkin).
- 19 *English* : Indian Railways (Hodgkin).
- 20 *English* : Indian Railways (Hodgkin).
- 21 *English* : Indian Railways (Hodgkin).
- 22 *English* : Indian Railways (Hodgkin).
- 23 *English* : Indian Railways (Hodgkin).
- 24 *English* : Indian Railways (Hodgkin).
- 25 *English* : Indian Railways (Hodgkin).
- 26 *English* : Indian Railways (Hodgkin).
- 27 *English* : Indian Railways (Hodgkin).
- 28 *English* : Indian Railways (Hodgkin).
- 29 *English* : Indian Railways (Hodgkin).
- 30 *English* : Indian Railways (Hodgkin).
- 31 *English* : Indian Railways (Hodgkin).
- 32 *English* : Indian Railways (Hodgkin).

**(e) Text-books—cont.**

- 1 *English* : Economic History of England (Hodgkin).
- 2 *English* : Economic History of U.S.A. (Hodgkin).
- 3 *English* : A Survey of Contemporary India (Hodgkin).
- 4 *English* : Indian Railways (Hodgkin).
- 5 *English* : Indian Railways (Hodgkin).
- 6 *English* : Indian Railways (Hodgkin).
- 7 *English* : Indian Railways (Hodgkin).
- 8 *English* : Indian Railways (Hodgkin).
- 9 *English* : Indian Railways (Hodgkin).
- 10 *English* : Indian Railways (Hodgkin).
- 11 *English* : Indian Railways (Hodgkin).
- 12 *English* : Indian Railways (Hodgkin).
- 13 *English* : Indian Railways (Hodgkin).
- 14 *English* : Indian Railways (Hodgkin).
- 15 *English* : Indian Railways (Hodgkin).
- 16 *English* : Indian Railways (Hodgkin).
- 17 *English* : Indian Railways (Hodgkin).
- 18 *English* : Indian Railways (Hodgkin).
- 19 *English* : Indian Railways (Hodgkin).
- 20 *English* : Indian Railways (Hodgkin).
- 21 *English* : Indian Railways (Hodgkin).
- 22 *English* : Indian Railways (Hodgkin).
- 23 *English* : Indian Railways (Hodgkin).
- 24 *English* : Indian Railways (Hodgkin).
- 25 *English* : Indian Railways (Hodgkin).
- 26 *English* : Indian Railways (Hodgkin).
- 27 *English* : Indian Railways (Hodgkin).
- 28 *English* : Indian Railways (Hodgkin).
- 29 *English* : Indian Railways (Hodgkin).
- 30 *English* : Indian Railways (Hodgkin).
- 31 *English* : Indian Railways (Hodgkin).
- 32 *English* : Indian Railways (Hodgkin).





**Subjects—**

- 1 Social Hierarchy—1932
- 2 Indian and United Queensland Pharmacy and Chemistry.
- 3 Economic Causes of Unemployment.
- 4 Supply and Demand: A review in Practical Pharmacy.
- 5 Defining and Defining: Science and Practice of Pharmacy.
- 6 Social Theory of Unemployment.
- 7 Supply and Demand: Unemployment in Queensland and Australia.

**VIVA VANDERVA TITLE EXAMINATION, 1938.**

**Subjects.**

**General Part.**

- Preliminary Examination—**
- (1) 1 General Hierarchy—1932
  - 2 General Hierarchy—1932
  - 3 General Hierarchy—1932
  - 4 General Hierarchy—1932
  - 5 General Hierarchy—1932
  - 6 General Hierarchy—1932
  - 7 General Hierarchy—1932
  - 8 General Hierarchy—1932
  - 9 General Hierarchy—1932
  - 10 General Hierarchy—1932

**Final Examination—**

- History of British Language and Literature.**
- The following are the subjects for the history of language and literature—
- 1 History of British Language and Literature.
  - 2 History of British Language and Literature.
  - 3 History of British Language and Literature.
  - 4 History of British Language and Literature.
  - 5 History of British Language and Literature.
  - 6 History of British Language and Literature.
  - 7 History of British Language and Literature.
  - 8 History of British Language and Literature.
  - 9 History of British Language and Literature.
  - 10 History of British Language and Literature.

**Subjects.**

**General Part.**

- Preliminary Examination—**
- 1 General Hierarchy—1932
  - 2 General Hierarchy—1932
  - 3 General Hierarchy—1932
  - 4 General Hierarchy—1932
  - 5 General Hierarchy—1932
  - 6 General Hierarchy—1932
  - 7 General Hierarchy—1932
  - 8 General Hierarchy—1932
  - 9 General Hierarchy—1932
  - 10 General Hierarchy—1932

**Subjects—**

- 1 Social Hierarchy—1932
- 2 Social Hierarchy—1932
- 3 Social Hierarchy—1932
- 4 Social Hierarchy—1932
- 5 Social Hierarchy—1932
- 6 Social Hierarchy—1932
- 7 Social Hierarchy—1932
- 8 Social Hierarchy—1932
- 9 Social Hierarchy—1932
- 10 Social Hierarchy—1932

- Final Examination—**
- 1 Social Hierarchy—1932
  - 2 Social Hierarchy—1932
  - 3 Social Hierarchy—1932
  - 4 Social Hierarchy—1932
  - 5 Social Hierarchy—1932
  - 6 Social Hierarchy—1932
  - 7 Social Hierarchy—1932
  - 8 Social Hierarchy—1932
  - 9 Social Hierarchy—1932
  - 10 Social Hierarchy—1932

- Subjects.**
- 1 Social Hierarchy—1932
  - 2 Social Hierarchy—1932
  - 3 Social Hierarchy—1932
  - 4 Social Hierarchy—1932
  - 5 Social Hierarchy—1932
  - 6 Social Hierarchy—1932
  - 7 Social Hierarchy—1932
  - 8 Social Hierarchy—1932
  - 9 Social Hierarchy—1932
  - 10 Social Hierarchy—1932

- Preliminary Examination—**
- 1 Social Hierarchy—1932
  - 2 Social Hierarchy—1932
  - 3 Social Hierarchy—1932
  - 4 Social Hierarchy—1932
  - 5 Social Hierarchy—1932
  - 6 Social Hierarchy—1932
  - 7 Social Hierarchy—1932
  - 8 Social Hierarchy—1932
  - 9 Social Hierarchy—1932
  - 10 Social Hierarchy—1932

- Final Examination—**
- 1 Social Hierarchy—1932
  - 2 Social Hierarchy—1932
  - 3 Social Hierarchy—1932
  - 4 Social Hierarchy—1932
  - 5 Social Hierarchy—1932
  - 6 Social Hierarchy—1932
  - 7 Social Hierarchy—1932
  - 8 Social Hierarchy—1932
  - 9 Social Hierarchy—1932
  - 10 Social Hierarchy—1932

*Chenille*

Publications: 8 years (last 5 years)

- [illegible]

E.G.—Three beds can be had from Madison Film With Dept.  
Examination.

- (81) *Thaenidia's* *Yucca* *Sedum* with *Leontodon*. (Shore  
Islands National Forest Dept., Nevada)
- (82) *Thaenidia's* *Thaenidia's* *Thaenidia's* with *Thaenidia's*  
*Thaenidia's* *Thaenidia's*. (Shorelands National  
Forest Dept., Nevada)
- (83) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (84) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (85) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (86) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (87) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (88) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (89) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (90) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (91) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (92) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (93) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (94) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (95) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (96) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (97) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (98) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (99) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)
- (100) *Thaenidia's* *Thaenidia's* *Thaenidia's* *Thaenidia's*. (Forest  
Dept. & Co. Shoshone, & Shoshone Forest  
Dept., Idaho)

[These books are the most up-to-date *Abolition—Preliminary* Encyclopaedia (H. L.).

[illegible]

1. *Glyptopyga alcyonops*, with *Arenithalia*'s tooth.
2. *Machinodonta's* *Anacrychiurus* with Japanese & *Synchrobia*. *Jugosa-Bilimium* only.
3. *Nymphaea*-*Purshella* 8 only.
4. *Vismaria*; *Eubogianus*.
5. *Nymphaea*-*Purshella* 8 only, with *Tappan schrankii*.

© 2000 Blackwell Science Ltd *Journal of Internal Medicine* 247: 449–456

## HARRIS III—SCHAFFNER

### Preliminary Analysis

- [illegible]

*P. p.*—The value period under (2) (14, 84) was in fact 400. (Check:  $1000 - 200 = 800$ ;  $800 - 400 = 400$ .)

© 2000 Blackwell Science Ltd *Journal of Internal Medicine* 247: 105–112

- |    |                 |  |  |
|----|-----------------|--|--|
| 1  | <i>Diogenes</i> | <i>Myxobolus</i> (cf. <i>Stalioles</i> ) |  |
| 2  | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 3  | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 4  | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 5  | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 6  | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 7  | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 8  | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 9  | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 10 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 11 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 12 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 13 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 14 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 15 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 16 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 17 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 18 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 19 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 20 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 21 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 22 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 23 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 24 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 25 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 26 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 27 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 28 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 29 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 30 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 31 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 32 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 33 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 34 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 35 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 36 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 37 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 38 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 39 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 40 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 41 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 42 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 43 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 44 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 45 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 46 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 47 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 48 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 49 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 50 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 51 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 52 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 53 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 54 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 55 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 56 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 57 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 58 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 59 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 60 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 61 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 62 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 63 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 64 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 65 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 66 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 67 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 68 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 69 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 70 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 71 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 72 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 73 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 74 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 75 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 76 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 77 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 78 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 79 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 80 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 81 | <i>Diogenes</i> | <i>Diogenes</i> (Sore)                   |  |
| 82 | <i>Diogenes</i> | <i>Diogenes</i> (Sore                    |  |

Section IV—Yashabala.

## Source: IT—YeastLab40.

\_\_\_\_\_

1. *Parasagittaria* (Chorizanthe) form.

Disagreements related to the results for manipulation—

4. *Shigella* with *Trichomonas* (Cherkashin, Ivanov, and Nakh, 1966).

Received 12 November 2004; accepted 12 November 2004

- † *Lophocylindroiulus* to the end of Karakoram  
Range (Kashgaria Range).

*Special Advertising Section*

- 2 *Staphylinidae*—*Carabidae* from the beginning  
(*Chrysomelidae* from the beginning)  
3 *Chrysomelidae*—*Chrysomelidae*—*Chrysomelidae*  
(*Chrysomelidae* from the beginning)  
4 *Chrysomelidae*—*Chrysomelidae*—*Chrysomelidae*  
(*Chrysomelidae* from the beginning)

DAVID T. BARNES

## Psychological Research in Schools

1. 2008 / September-December, the beginning up to the end of the year. 15.12.2008. 15.12.2008.

- [illegible]

Figure 2

- 2 Yachur, ... (Krasnodar Krai, ...)

The following selections only are

- [illegible]

Quantitative data were analysed using SPSS 17.0 for Windows.

EVANGELIA PELEVICHA ELAMNATSEV, 1241.

100

- [illegible]







3. Studentships, scholarships and other assistance or prizes to be awarded to students will be given by the University Council, and will be governed by the University Council, and will be governed by the University Council.

The following are the fees for the course:—

1. Admission fee to the course .. .. .	5s.
2. Registration fee .. .. .	10s.
3. Examination fee .. .. .	10s.

### II. UNIVERSITY OF TORONTO

Applications for admission to research courses should be sent to the following degree:—  
The examination will be held on the 10th June 1935 in the government form for the following:—

1. In the degree of Bachelor of Science .. .. .	10s.
2. In the degree of Bachelor of Science .. .. .	10s.
3. In the degree of Bachelor of Science .. .. .	10s.

Research facilities are available in the following subjects:—

History, Geography, Politics, Philosophy, Psychology, Mathematics, Biology, Physics, Chemistry and Zoology.

Full particulars regarding fees, social facilities, scholarships, research fellowships and bursaries and other matters can be had from the University of Toronto, Ontario, Canada.

The fees prescribed are:—

1. Admission fee .. .. .	10s.
2. Registration fee .. .. .	10s.
3. Examination fee .. .. .	10s.

The College will accept after the summer session on October 1st, 1935. The classes will commence to work from the 1st of July.

For details regarding the Regulations and Rules, the University of Toronto, Ontario, Canada, will be sent. Copies of the Regulations and Rules will be sent to the University of Toronto, Ontario, Canada.

(By order)

H. A. A. RAD,

Deputy Registrar.

University Office, Toronto,

10th April 1935.

### MEDICAL EXAMINATIONS, MAY 1935.

#### DEGREE COURSES.

Part II, M.B. & B.S. Degree Examinations, Part II.

Subjects.	Subjects.	Subjects.	Subjects.
1. Anatomy .. .. .	2. Physiology .. .. .	3. Pathology .. .. .	4. Pharmacology .. .. .
5. Microbiology .. .. .	6. Forensic Medicine .. .. .	7. Legal Medicine .. .. .	8. Social Medicine .. .. .

(By order)

H. S. ROSE,

Deputy Registrar.

University Office, Toronto,

10th April 1935.

### MEDICAL COLLEGE, TORONTO

#### DEGREE COURSES AND EXAMINATIONS, 1935-36

Applications are invited for the following degree courses which will start in July in the Medical College, Toronto.

1. Those who have passed the Matriculation Examination or who have qualified for a Secondary School Leaving Certificate in the subjects of English and Mathematics will be eligible for admission. Preference will be given to candidates who have passed Part III of the Intermediate Examination in Arts or Science with History, Physics and Chemistry as optional subjects.

2. The course extends over two years, i.e., from July 1935 to November 1936 at the end of which examinations will be held at Toronto and elsewhere from Vancouver through to the Pacific for examination at those areas only. The fee for each year of the course is \$10.00. On receipt of successful

from the Principal, the fee should be credited to a Government Institute under the head "M.B. & B.S. Medical—Intermediate Examination" and the student admitted in the College before admission.

3. Applications for admission to this course should be sent to the Principal, Medical College, Toronto, on or before the 10th April 1935.

### APPLICATIONS FOR ADMISSION TO THE MEDICAL AND DENTAL COLLEGE, TORONTO

1. The following are the fees for the course:—

1. Admission fee .. .. .	10s.
2. Registration fee .. .. .	10s.
3. Examination fee .. .. .	10s.

2. The examination will be held on the 10th June 1935 in the government form for the following:—

1. In the degree of Bachelor of Science .. .. .	10s.
2. In the degree of Bachelor of Science .. .. .	10s.
3. In the degree of Bachelor of Science .. .. .	10s.

Research facilities are available in the following subjects:—

History, Geography, Politics, Philosophy, Psychology, Mathematics, Biology, Physics, Chemistry and Zoology.

Full particulars regarding fees, social facilities, scholarships, research fellowships and bursaries and other matters can be had from the University of Toronto, Ontario, Canada.

The fees prescribed are:—

1. Admission fee .. .. .	10s.
2. Registration fee .. .. .	10s.
3. Examination fee .. .. .	10s.

The College will accept after the summer session on October 1st, 1935. The classes will commence to work from the 1st of July.

For details regarding the Regulations and Rules, the University of Toronto, Ontario, Canada, will be sent. Copies of the Regulations and Rules will be sent to the University of Toronto, Ontario, Canada.

(By order)

H. A. A. RAD,

Deputy Registrar.

University Office, Toronto,

10th April 1935.

### MADRAS MEDICAL COLLEGE

#### STUDENTS OF MEDICAL EXAMINATIONS

1935-36.

#### Applications.

Candidates of all examinations are eligible for admission provided:—  
(a) they have passed the Matriculation Examination prior to 1935, or  
(b) they are deemed eligible for admission to the University course of study, or  
(c) they hold a completed Secondary School Leaving Certificate (possessor of a recognized S.S.C. degree, and the holder has obtained at the Public Examinations not less than 50 per cent of the marks in each of the subjects in Group A, and in each of two optional subjects in the case of all candidates in Group A, subject to the following:—  
(i) Physical, Physiological and Psychological. For which 50 per cent is given in each of the three subjects, and for the last three subjects, History, Physics, Chemistry, or Physiology as an optional subject in Group A, or  
(ii) they have passed any higher or any of the examinations recognized as equivalent to 10 and 12 years of study in the Public Examinations.

No concession from the prescribed general educational qualifications is granted, but the Director of Public Health has been empowered to exempt, for special reasons, in deserving cases, candidates who are working in the Health Department of local boards and municipal boards and who are actively engaged in Public Health duties.

3. Applications from candidates eligible under rule 2 must be sent to the Principal, Medical College, Madras, between the 15th of April and the 15th of June. The applications should be made on printed forms which will be forwarded to the 15th of June by the Principal, Medical College, Madras, as required. Candidates, who are not accompanied by self-recommended and stamped certificates, will not be entertained.

4. In default of a request, if it is found, it will not be attended.

5. Applications for admission for those courses of study will also be considered as applications for admission to the course of study in the University of the King Institute of Preventive Medicine, Madras.



Sanitary Engineering, also undergoing the prescribed period of Internship and practical instruction at the Medical College, Madras, and the prescribed examinations and that he has therefore in our opinion earned a Diploma that entitles him for the post of Sanitary Inspector in the Presidency of Madras.

(Signature, Board of Examiners).

Madras, dated

Thus as to certify that in accordance with the above regulations has been registered in the office of the Director of Public Health in Sanitary Engineering and that such registration is subject to the continuation of good conduct in his professional capacity and during employment he shall be given in each examination as may be provided from time to time to the Director of Public Health that he has taken practically necessary to acquire a sound theoretical and practical knowledge of Hygiene, Microbiology including Virus and Vaccination and Elementary Sanitary Engineering.

Madras,

Dated

Director of Public Health.

(In the revenue of the certificate)

(a) On showing employment, the Sanitary Inspector shall lodge the certificate in the office at the Madras office in which he is to be employed.

(b) The person named in the certificate is entitled to use the designation "Qualified Sanitary Inspector" in official correspondence that designation should invariably be added after the name and in other correspondence that the following should be employed, viz., "Qualified Sanitary Inspector, Madras of Madras."

(c)

Signature of the Sanitary Inspector.  
Signature of officer in whose presence the above were made.

Medical College, Madras,  
25th April 1939.

# MEDICAL COLLEGE, MADRAS AND TAMIL NADU AND SANKALY MEDICAL COLLEGE, MADRAS.

NOTICE, 1939-40.

The Admission Scheme of Medical College will commence on Monday, the 1st July 1939.

M.B.B.S. Class.

The following are eligible for admission into the M.B.B.S. class:

(a) Candidates who have passed the Intermediate Examination in Arts and Science at the Madras or Andhra University taking Physics and Chemistry as two of the optional subjects under Part (II) of the Intermediate Examination.

(b) Those who have passed an examination approved by the Syndicate of the Madras or Andhra University or equivalent thereof.

Those who have passed an examination of a third party other than that of Madras or Andhra University may also be eligible in the discretion of the University concerned and subject to the approval of the Syndicate before being admitted into the college. Their admission to the medical college is at their own risk as recognition is entirely left to the University.

Families of the Madras University who may be allowed the privilege of the Presidency Medical College should pay the prescribed fee of Rs. 5 to the credit of the Madras University, and obtain, through the Principal of the college to which they wish to be admitted, admission certificates which should be presented to the Madras University before obtaining a recommendation certificate from that University on payment of Rs. 4, the prescribed fee. All this can be done when joining the college.

2. Applicants should have completed 17 years of age on or before September as a medical student which will be adequate for joining the Presidency Medical College. In that no candidate whose date of birth is subsequent to 31st January 1939 will be eligible.

B. A.

3. The regulations for the Post-Graduation course extend to one month and that for M.B.B.S. (Pre-graduate) course extend to five months.

4. The costs of fees are as follows:—

1. First year, course for one month in Sanitary Engineering, Physics and Zoology.

(a) Fee for the whole Post-Graduation course	Rs. 250
(b) Fee for the whole course for additional course in each subject	40
(c) Fee for the Physical Science department	40
(d) Fee for the candidates who passed in the B.A. or B.Sc. Degree	40
2. Examination, Physics or Chemistry or Biology and Sanitary Engineering	40

The general regulations for the B.A. will not be applied to students of the Post-Graduation class.

(i) Medical course proper (the course—)

(a) Annual fee	Rs. 100
(b) Fee for the whole course if paid in advance in one sum	800
(c) Fee for additional course in subjects other than the first year subjects for each subject	20
(d) Fee for an additional course in the first year—	
Sanitary Engineering and Microbiology	30
Medical jurisprudence	10

The general regulations for the B.A. will also be applied to students not belonging to the Madras University all the fees shall be paid at once the above rates.

Students admitted pay into Rs. 5 application fee for each year, tuition fees for the whole period they belong to the Madras University, Madras students not belonging to the Madras University should pay fees at the rates payable by students not belonging to the University, viz., at twice the ordinary rates.

4. On the first Monday of a month and admission notices to the Post-Graduate Medical College, Madras, before 31st June 1939, the prescribed form of application will be issued.

5. The application forms received in which should be correctly filled in and sent to the Principal, Medical College, Madras, with the following documents attached thereto as far as possible not later than 15th June or before, the 30th June 1939. No applications received after that date will be accepted.

(i) Qualification—State of passing the University Examinations, grade point, number of papers, group and class and send in original a certificate copy of University marks. If the candidate has passed B.A. or B.Sc. Intermediate at a place other than the University mentioned above should be furnished both for B.A. and Intermediate. College notes in the Intermediate examinations and B.A. or B.Sc. should also be sent.

(ii) Copy of medical certificate.

(iii) Transfer or leaving certificate, if now available.

(iv) Recommendation certificate.

(v) Previous or more superior degree (if in the public service).

(vi) Certificate of accuracy if belonging to a backward or depressed class.

(vii) Certificate of entry. Certificate must be obtained from an officer of the district to which the applicant belongs and before the date of admission, and submitted before the selection of candidates in the college. The certificate must bear the name of the officer of the district.

(viii) Favourable recommendation from the Government.

9. The Government should be sent to the Principal, Medical College, Madras, on Principal, Madras Medical College, Madras.

10. An applicant who attempts to secure as he has been before or later will be disqualified. The same penalty will be applied.























## SUPPLEMENT TO PART I-B

87

## THE FORT ST. GEORGE GAZETTE

No. 149

MADRAS, TUESDAY EVENING, APRIL 20, 1938.

[PART I, CONTD.]

## ANDHRA UNIVERSITY.

LIST OF CANDIDATES WHO APPEARED FOR THE MIDDLE SCHOOL EXAMINATION, NOVEMBER 1937, AND ARE DECLARED ELIGIBLE FOR ADMISSION TO COURSES OF STUDY OF THE ANDHRA UNIVERSITY DURING 1938-39 AND SUBSEQUENT YEARS.

Serial Number.	Name of pupil. (I) = Female.	Name of School or Institution.	Age. (II) = Full Years.	Religion.	Language.
<b>Andhra University High School, Bhubaneswar.</b>					
11	Martin, Vernon ..	(P) Lawrence John Martin ..	16	Roman Catholic.	Telugu.
12	Johnson, Mary ..	(P) William Johnson ..	17	Do.	Do.
<b>St. Anthony's High School, Visakhapatnam.</b>					
208	Barlow Alfred ..	(P) Joseph Gilbert Barlow ..	18	Catholic.	Telugu.
217	Dubin, Volody ..	(P) Volody Dubin ..	18	Protestant.	Do.
221	Lease, Peter John ..	(P) Joseph Lease ..	18	Catholic.	Do.
219	Lovely, Collins Augustine ..	(P) Joseph Wilfrid Lovely ..	18	Do.	Do.
220	O'Hara, Henry Thomas ..	(P) William Charles O'Hara ..	18	Do.	Telugu.
222	Brayner, Schrammagan ..	(P) T. Subramanyam Schrammagan ..	18	Hindu.	Do.
<b>St. Joseph's Central High School, Warangal.</b>					
210	Barrett, Barbara ..	(P) George Barrett ..	12	Catholic.	Telugu.
213	Adams, Catherine ..	(P) Catherine Adams ..	13	Do.	Do.
215	Quinn, Mary ..	(P) Frances Percy Quinn ..	14	Do.	Do.
216	Shaybrook, Violet Jean ..	(P) Robert Shaybrook ..	14	Do.	Do.
217	Petrie, Emma ..	(P) David Petrie ..	15	Do.	Do.
218	Tomlinson, Ellen ..	(P) William Tomlinson ..	15	Do.	Do.
220	Dunn, Eric Arthur ..	(P) Raymond Dunn ..	17	Do.	Do.
221	Di Vito, Maria Theresa ..	(P) George Di Vito ..	18	Do.	Do.
222	Wan, Ben Louis ..	(P) Captain S. Wan Wan ..	18	Hindu.	Do.
223	Kumar, Laxmi ..	(P) Dr. Lakshminarayana Kumar ..	19	Do.	Tamil.
224	Radhakrishna, Paul ..	(P) Maheshwari Radhakrishna ..	19	Hindu.	Telugu.
225	Radhakrishna, Chelala ..	(P) Joseph Radhakrishna ..	17	Protestant.	Do.

(By order)

University Officer, Warangal,  
20th April 1938.

B-500-1

T. APPA RAO,  
Deputy Registrar.

\* [ 1 ]

# LIST OF PROTESTANT SUNDAY SCHOOLS LISTED BY THE DISTRICT MILITARY TRIAL OFFICE, SALEM, DURING 1934.

## City of Salem

Number and type of houses for the year 1934, as reported by the  
Salem, June 16, 1934.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

Number and type of houses for the year 1934, as reported by the  
Salem, June 16, 1934.

## SUBSIDIARY SUNDAY SCHOOLS

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

Number and type of houses for the year 1934, as reported by the  
Salem, June 16, 1934.

## SUBSIDIARY SUNDAY SCHOOLS

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

1934-35.

Number and year of passing the T.S.C. examination; name of the candidate; school in which trained.

**SECRETARY DEGREE, GRATE—cont.**

—Private Class—cont.

- 1935/36 F. A. Adams, Government Training School, Montreal 1931.  
1935/36 E. G. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.

**SECRETARY LOWER GRADE.**

—First Class.

—Second Class.

- 1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.

**E. V. HARRISON.**

Chief Administrator, Office.

Edmonton, 21st April 1934.

**LIST OF PROHIBITORY TRADING CERTIFICATES OBTAINED DURING THE YEAR 1933 BY THE SEVERAL EDUCATIONAL OFFICERS, BASED AT SULLY.**

(By—Private.)

Candidate number and year of passing the T.S.C. examination; name of the candidate.

**PROHIBITORY GRADE.**

—First Class.

—Second Class.

- 1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.

Number and year of passing the T.S.C. examination; name of the candidate; school in which trained.

**SECRETARY GRADE—cont.**

—Second Class—cont.

- 1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.

**SECRETARY LOWER GRADE.**

—First Class.

- 1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.  
1935/36 J. A. Adams, Government Training School, Montreal 1931.















THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

294-135

MADRID, TUESDAY EVENING, APRIL 22, 1908. 12 Pages. 4 CENTS.

## Part II—Miscellaneous Notifications

· 100 ·

[illegible]

## Tympan

[illegible]

*Fasting.*—The following posting of an Inspector of India is ordered:—

At M. Chelapudi Ram Nageswari, Assistant Treasurer to Rayavada, Golla, is represented as officiating Inspector of Golla, and posted to the Patavoti Golla, near Sri E. Rajanarasimha who has applied for leave. The rest are unaccounted.

Notas, 20th April 1929.

*Journal of Law.*—Under rule 61 of the *Prothonotary Rules*, 61, W. M. Kettner, Clerk, Superior of Illinois is awarded \$6,412.000000 of fees on average pay as medical certificate for two months from 2d April 1910. Madison, 27th April 1910.

**Leave.**—To partial modification of the salary in \$ 7.50 Mo. and \$16.00, dated 1st March 1926, by J. B. V. Namoy, Inspector of Taxes, is granted leave on average as without medical certificate for two months from 23. March 1926.

Winnipeg, 19th April 1958

<sup>2</sup> *Source*—Article 24(1) of the Fundamental Rules. By S. Subramanian, Inspector of Taxes, Madras. Chait, is quoted here to average pay without media available for his service from the date of his exit.

C. MACHINIST, *Journal Editor*

Medicare, 1996, Arnold 14738

### Deaths.

**Lease.**—In partial satisfaction of the mortgage, dated the 1st February 1928, for Rs. 5,000,000, assigned to the Assistant Commissioner of Police and District, Police Office, Calcutta, North Division, a sum of Rs. 1,00,000 was paid on the 1st April 1928. Subject to the condition that the mortgage shall be repaid in full by the 1st April 1928.

Calcutta, 1st April 1928.

**Postings.**—In accordance with the rules, dated the 1st April 1928, the following postings are ordered:—

- (1) Mr. G. J. Van Houten, Assistant Commissioner of Police and District, Police Office, Calcutta, North Division, to be in addition, charge of the Calcutta North Division in relief of Mr. E. R. Kishore, gazetted leave.
- (2) Mr. D. K. Kishore, Assistant Commissioner of Police, to be in addition, charge of the Calcutta North Division, from date of joining, in relief of Mr. G. J. Van Houten.

G. C. WILLSON,  
Chief Commissioner of Police.

Calcutta, 1st April 1928.

### Transfer of Work.

**Transfer.**—Mr. T. G. Ramaswami Aiyar, Assistant Engineer, North Division, North Division, Calcutta, to be in addition, charge of the Calcutta North Division, from date of joining, in relief of Mr. E. R. Kishore, gazetted leave.

Mr. T. G. Ramaswami Aiyar, Assistant Engineer, North Division, Calcutta, to be in addition, charge of the Calcutta North Division, from date of joining, in relief of Mr. E. R. Kishore, gazetted leave.

Calcutta, 1st April 1928.

**Leave.**—Mr. E. R. Kishore, Assistant Engineer, North Division, Calcutta, to be in addition, charge of the Calcutta North Division, from date of joining, in relief of Mr. T. G. Ramaswami Aiyar, Assistant Engineer, North Division, Calcutta, to be in addition, charge of the Calcutta North Division, from date of joining, in relief of Mr. E. R. Kishore, gazetted leave.

**Appointment and Posting.**—Mr. T. G. Ramaswami Aiyar, Assistant Engineer, North Division, Calcutta, to be in addition, charge of the Calcutta North Division, from date of joining, in relief of Mr. E. R. Kishore, gazetted leave.

**Posting.**—Mr. T. G. Ramaswami Aiyar, Assistant Engineer, North Division, Calcutta, to be in addition, charge of the Calcutta North Division, from date of joining, in relief of Mr. E. R. Kishore, gazetted leave.

**Transfer.**—Mr. T. G. Ramaswami Aiyar, Assistant Engineer, North Division, Calcutta, to be in addition, charge of the Calcutta North Division, from date of joining, in relief of Mr. E. R. Kishore, gazetted leave.

**Appointment and Posting.**—Mr. T. G. Ramaswami Aiyar, Assistant Engineer, North Division, Calcutta, to be in addition, charge of the Calcutta North Division, from date of joining, in relief of Mr. E. R. Kishore, gazetted leave.

T. G. RAMASWAMI AIYAR,  
Chief Engineer, P. W. D.,  
Calcutta, 1st April 1928.

Calcutta, 1st April 1928.

**Posting.**—Mr. T. G. Ramaswami Aiyar, Assistant Engineer, North Division, Calcutta, to be in addition, charge of the Calcutta North Division, from date of joining, in relief of Mr. E. R. Kishore, gazetted leave.

T. G. RAMASWAMI AIYAR,  
Chief Engineer, P. W. D.,  
Calcutta, 1st April 1928.

**Posting.**—Mr. T. G. Ramaswami Aiyar, Assistant Engineer, North Division, Calcutta, to be in addition, charge of the Calcutta North Division, from date of joining, in relief of Mr. E. R. Kishore, gazetted leave.

**Posting.**—Mr. T. G. Ramaswami Aiyar, Assistant Engineer, North Division, Calcutta, to be in addition, charge of the Calcutta North Division, from date of joining, in relief of Mr. E. R. Kishore, gazetted leave.

A. W. KISHORE,  
Assistant Engineer, North Division,  
Calcutta, 1st April 1928.

**Posting.**—Mr. T. G. Ramaswami Aiyar, Assistant Engineer, North Division, Calcutta, to be in addition, charge of the Calcutta North Division, from date of joining, in relief of Mr. E. R. Kishore, gazetted leave.

A. W. KISHORE,  
Assistant Engineer, North Division,  
Calcutta, 1st April 1928.

**Posting.**—Mr. T. G. Ramaswami Aiyar, Assistant Engineer, North Division, Calcutta, to be in addition, charge of the Calcutta North Division, from date of joining, in relief of Mr. E. R. Kishore, gazetted leave.

T. G. RAMASWAMI AIYAR,  
Chief Engineer, P. W. D.,  
Calcutta, 1st April 1928.

**Posting.**—Mr. T. G. Ramaswami Aiyar, Assistant Engineer, North Division, Calcutta, to be in addition, charge of the Calcutta North Division, from date of joining, in relief of Mr. E. R. Kishore, gazetted leave.

**Posting.**—Mr. T. G. Ramaswami Aiyar, Assistant Engineer, North Division, Calcutta, to be in addition, charge of the Calcutta North Division, from date of joining, in relief of Mr. E. R. Kishore, gazetted leave.

(By order)  
T. G. RAMASWAMI AIYAR,  
Chief Engineer, P. W. D.,  
Calcutta, 1st April 1928.

### GENERAL NOTIFICATIONS.

#### GOVERNMENT MUSEUM.

RAJENDRA ROAD, CALCUTTA, MUSEUM.

Open on all days in the week, excepting Festivals, from 10 a.m. to 2 p.m. Admission free. Tickets reserved for ladies on the last Saturday of every month after 11 a.m.

F. N. GRAVELL,  
Superintendent.















DEPARTMENT OF AGRICULTURE.

Statement showing the Sales of Cattle, Sheep and Horses in the Western Province for the week ending 14th April 1930.

(This is all figures in terms of 100 lb. live weight.)

Category of sales.	In the previous year.				In the current year.			
	To the previous year.		To the current year.		To the previous year.		To the current year.	
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
Quantity of cattle	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200
Quantity of sheep	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200
Quantity of horses	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200
Total	3,600	3,600	3,600	3,600	3,600	3,600	3,600	3,600

(1) Salesmen included in the Commissioning week of previous year by category are as follows:  
 (2) Salesmen included in the Commissioning week of current year by category are as follows:  
 (3) Salesmen included in the Commissioning week of previous year by category are as follows:  
 (4) Salesmen included in the Commissioning week of current year by category are as follows:  
 (5) Salesmen included in the Commissioning week of previous year by category are as follows:  
 (6) Salesmen included in the Commissioning week of current year by category are as follows:  
 (7) Salesmen included in the Commissioning week of previous year by category are as follows:  
 (8) Salesmen included in the Commissioning week of current year by category are as follows:

Quantity of Cattle, Sheep and Horses in the Western Province for the week ending 14th April 1930.

(This is all figures in terms of 100 lb. live weight.)

Category of sales.	In the previous year.				In the current year.			
	To the previous year.		To the current year.		To the previous year.		To the current year.	
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
Quantity of cattle	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200
Quantity of sheep	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200
Quantity of horses	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200
Total	3,600	3,600	3,600	3,600	3,600	3,600	3,600	3,600

Statement of Cattle, Sheep and Horses in the Western Province for the week ending 14th April 1930.

(This is all figures in terms of 100 lb. live weight.)

Category of sales.	In the previous year.				In the current year.			
	To the previous year.		To the current year.		To the previous year.		To the current year.	
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
Quantity of cattle	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200
Quantity of sheep	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200
Quantity of horses	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200
Total	3,600	3,600	3,600	3,600	3,600	3,600	3,600	3,600

Western, 20th April 1930.

314

P. H. BAKER, M.D.,  
 Director of Agriculture.

## PUBLIC HEALTH DEPARTMENT.

TOWN STATISTICS OF THE DEPARTMENT OF HEALTH, MEDICINE, TOWN OF THE MALTA PRESIDENCY FOR THE MONTH OF JANUARY 1901.

Total number of persons and animals.	POPULATION BY SEX AND AGE.			RACES.		DISEASES.											
	Males.	Females.	Total.	Maltese.	Foreign.	Typhoid fever.	Typhus.	Dysentery.	Cholera.	Scarlet fever.	Epidemic typhus.	Typhoid fever.	Typhus.	Dysentery.	Cholera.	Scarlet fever.	Epidemic typhus.
<b>Animals and Birds.</b>																	
Animals -																	
1. Cattle	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
2. Sheep	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
3. Pigs	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
4. Goats	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
5. Horses	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
6. Donkeys	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
7. Mules	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
8. Camels	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
9. Elephants	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
10. Other animals	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
Birds -																	
1. Poultry	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
2. Game	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
3. Other birds	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
<b>Total.</b>																	
Animals and Birds	10,000	10,000	20,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
<b>Total of persons and animals.</b>																	
Animals and Birds	10,000	10,000	20,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
<b>Total of persons and animals.</b>																	

TOWN STATISTICS OF THE DEPARTMENT OF HEALTH, MEDICINE, TOWN OF THE MALTA PRESIDENCY FOR THE MONTH OF JANUARY 1901.

Total number of persons and animals.	SEX AND AGE.	RACES.		DISEASES.											
		Maltese.	Foreign.	Typhoid fever.	Typhus.	Dysentery.	Cholera.	Scarlet fever.	Epidemic typhus.	Typhoid fever.	Typhus.	Dysentery.	Cholera.	Scarlet fever.	Epidemic typhus.
<b>Animals and Birds.</b>															
Animals -															
1. Cattle	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
2. Sheep	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
3. Pigs	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
4. Goats	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
5. Horses	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
6. Donkeys	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
7. Mules	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
8. Camels	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
9. Elephants	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
10. Other animals	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
Birds -															
1. Poultry	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
2. Game	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
3. Other birds	1,000	1,000	2,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
<b>Total.</b>															
Animals and Birds	10,000	10,000	20,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
<b>Total of persons and animals.</b>															

\* The whole country.

† The whole.





Total number of non-Mexican towns of the Indian Presidency for the month of January 1800

[illegible]



<sup>8</sup> Agency Bureau of Arrows and Blasts were  
Shipped Down to the Company of Firms  
from on each and every 1st March 1918.

[illegible]

Figure 14 (continued)  
and the integrality.

[illegible]



In paragraph 11 of the order of the Court, made up the same of 14 in a numbered schedule drawn and respectively dated 19th and 21st June 1930 (1931), it is provided that the said judgments have not been discharged in respect of all the debts payable in the list of these judgments.

Judgment number	Place of Judgment	Date of Judgment
1930 100	St. George	19th June 1930
1930 101	St. George	21st June 1930
1930 102	St. George	21st June 1930
1930 103	St. George	21st June 1930
1930 104	St. George	21st June 1930
1930 105	St. George	21st June 1930
1930 106	St. George	21st June 1930
1930 107	St. George	21st June 1930
1930 108	St. George	21st June 1930
1930 109	St. George	21st June 1930
1930 110	St. George	21st June 1930
1930 111	St. George	21st June 1930
1930 112	St. George	21st June 1930
1930 113	St. George	21st June 1930
1930 114	St. George	21st June 1930
1930 115	St. George	21st June 1930
1930 116	St. George	21st June 1930
1930 117	St. George	21st June 1930
1930 118	St. George	21st June 1930
1930 119	St. George	21st June 1930
1930 120	St. George	21st June 1930

F. H. WILLIAMS,  
Official Assignee.

St. George, St. George.  
19th April 1931.

#### IN-DEBTNESS PETITIONS

No. 11 of 1930, St. George, St. George, East Grenada.  
Maurice Williams—Petitioner (Defendant).  
Maurice Williams and Maurice Williams—Debtors.  
Order of 1930.

Take notice that the petition in the in-debtment under section 11 of the Provisional Insolvency Act has an order of absolute discharge made on for hearing before this Court on 19th June 1931.

R. D. KRISHNA RAU,  
District Judge.

St. George, 19th April 1931.

No. 17 of 1931, St. George, St. George.  
St. George—Petitioner (Defendant).  
St. George—Debtors.

Take notice that the petition in the in-debtment under section 11 of the Provisional Insolvency Act has an order of absolute discharge made on for hearing before this Court on 19th June 1931.

R. E. STACE,  
District Judge.

St. George, 19th April 1931.

No. 2 of 1930, St. George, St. George.  
Maurice Williams—Petitioner (Defendant).  
Maurice Williams—Debtors.

Notice is hereby given under section 17 (2) of the Provisional Insolvency Act that the petitioner has applied to this Court praying to be adjudged bankrupt as insolvent and that the said petition stands posted in this Court for hearing.

No. 4 of 1930, St. George, St. George.  
Maurice Williams—Petitioner (Defendant).  
Maurice Williams—Debtors.

Notice is hereby given under section 17 (2) of the Provisional Insolvency Act that the petitioner has applied to this Court praying to be adjudged bankrupt as insolvent and that the said petition stands posted in this Court for hearing.

M. BALATANA NEDIA,  
District Judge.

St. George, 19th April 1931.

No. 10 of 1930, St. George, St. George.  
D. E. Williams—Petitioner (Defendant).  
D. E. Williams—Debtors.

Take notice 20 of the Provisional Insolvency Act that the petitioner has been adjudged bankrupt on 19th April 1931 and that he should apply for discharge on or before 19th April 1931. Creditors should prove their claims within an account from the date of adjudication of this order in the District Court, by depositing at writing by registered post to the Official Receiver as

followed on Form No. 2 of the District Provisional Insolvency Rules. They should also give to the Official Receiver all necessary particulars and provide him with funds, where required.

(By order)

R. SUDHARAJAN,  
District Judge.

St. George, 19th April 1931.

No. 2 of 1931, St. George, St. George.

Maurice Williams—Petitioner (Defendant).

Take notice that the petition in the in-debtment under section 11 of the Provisional Insolvency Act has an order of absolute discharge made on for hearing before this Court on 19th June 1931.

T. VASUDEVA RAU,  
District Judge.

St. George, 19th April 1931.

No. 2 of 1931, St. George, St. George.

Maurice Williams—Petitioner (Defendant).  
Maurice Williams—Debtors.

Take notice that the petition in the in-debtment under section 11 of the Provisional Insolvency Act has an order of absolute discharge made on for hearing before this Court on 19th June 1931.

T. VASUDEVA RAU,  
District Judge.

St. George, 19th April 1931.

No. 4 of 1930, St. George, St. George.

Maurice Williams—Petitioner (Defendant).

Take notice that the petition in the in-debtment under section 11 of the Provisional Insolvency Act has an order of absolute discharge made on for hearing before this Court on 19th June 1931.

T. VASUDEVA RAU,  
District Judge.

St. George, 19th April 1931.

No. 17 of 1930, St. George, St. George.

Maurice Williams—Petitioner (Defendant).  
Maurice Williams—Debtors.

Take notice that the petition in the in-debtment under section 11 of the Provisional Insolvency Act has an order of absolute discharge made on for hearing before this Court on 19th June 1931.

T. VASUDEVA RAU,  
District Judge.

St. George, 19th April 1931.

No. 17 of 1930, St. George, St. George.

Maurice Williams—Petitioner (Defendant).  
Maurice Williams—Debtors.

Take notice that the petition in the in-debtment under section 11 of the Provisional Insolvency Act has an order of absolute discharge made on for hearing before this Court on 19th June 1931.

T. VASUDEVA RAU,  
District Judge.

St. George, 19th April 1931.

No. 10 of 1930, St. George, St. George.

Maurice Williams—Petitioner (Defendant).  
Maurice Williams—Debtors.

Take notice that the petition in the in-debtment under section 11 of the Provisional Insolvency Act has an order of absolute discharge made on for hearing before this Court on 19th June 1931.

T. VASUDEVA RAU,  
District Judge.

St. George, 19th April 1931.









List of principal contents of the late No. 1 Civil Station, Port St. George, most suitable for transfer with the General Depot, Public Works Workshops and Store, Altona.

Description of contents.	Quantity	Value of each.		Remarks.
		(1)	(2)	
1 Mechanical instrument box, 1 case	1	10	0	One repair repair to the value of No. 11 and the other clearing up to No. 11 for all the items.
2 Treated rubber, 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
3 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
4 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
5 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
6 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
7 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
8 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
9 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
10 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
11 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
12 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
13 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
14 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
15 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
16 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
17 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
18 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
19 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.
20 T. 10' x 12' in box	1	10	0	Repairs repair to the value of No. 11 for all the items.

If the above list is not sufficient for the purpose of the Civil Station, the above list is to be used by the Civil Station.

List of articles of tools and pieces, after having been and mathematical instruments and special tools and pieces from under the Civil Station, Port St. George, most suitable for transfer.

Total number and name of articles.	Available with stock at annual end.			Total.	Value (Rs.).	Remarks.
	(1)	(2)	(3)			
STRUCTURES AND MATHEMATICAL INSTRUMENTS.						
1 Chain measuring 60' with 10 pieces	1	10	0	1	10	0
2 Do. 100' with 10 pieces	1	10	0	1	10	0
3 Spirit leveling telescope	1	10	0	1	10	0
4 Quarter's chain	1	10	0	1	10	0
5 Square	1	10	0	1	10	0
6 Cross square	1	10	0	1	10	0
7 Offset pole	1	10	0	1	10	0
8 T. 10' x 12' in box	1	10	0	1	10	0
9 T. 10' x 12' in box	1	10	0	1	10	0
10 T. 10' x 12' in box	1	10	0	1	10	0
11 T. 10' x 12' in box	1	10	0	1	10	0
12 T. 10' x 12' in box	1	10	0	1	10	0
13 T. 10' x 12' in box	1	10	0	1	10	0
14 T. 10' x 12' in box	1	10	0	1	10	0
15 T. 10' x 12' in box	1	10	0	1	10	0
16 T. 10' x 12' in box	1	10	0	1	10	0
17 T. 10' x 12' in box	1	10	0	1	10	0
18 T. 10' x 12' in box	1	10	0	1	10	0
19 T. 10' x 12' in box	1	10	0	1	10	0
20 T. 10' x 12' in box	1	10	0	1	10	0
21 T. 10' x 12' in box	1	10	0	1	10	0
22 T. 10' x 12' in box	1	10	0	1	10	0
23 T. 10' x 12' in box	1	10	0	1	10	0
24 T. 10' x 12' in box	1	10	0	1	10	0
25 T. 10' x 12' in box	1	10	0	1	10	0
26 T. 10' x 12' in box	1	10	0	1	10	0
27 T. 10' x 12' in box	1	10	0	1	10	0
28 T. 10' x 12' in box	1	10	0	1	10	0
29 T. 10' x 12' in box	1	10	0	1	10	0
30 T. 10' x 12' in box	1	10	0	1	10	0

#### Other Instruments.

1 Chair folding with metal seat and back	1	10	0	1	10	0
2 Small table of stone	1	10	0	1	10	0
3 Calibrated iron bolts	1	10	0	1	10	0
4 Treated table with iron drawers	1	10	0	1	10	0
5 Treated table, using folding	1	10	0	1	10	0
6 Iron bridge	1	10	0	1	10	0
7 Iron bridge	1	10	0	1	10	0
8 Drawing table of stone	1	10	0	1	10	0
9 Small chair folding	1	10	0	1	10	0
10 Treated table	1	10	0	1	10	0
11 Iron and	1	10	0	1	10	0
12 Early petroleum light	1	10	0	1	10	0
13 Small chest stand tray	1	10	0	1	10	0
14 Small chest stand tray	1	10	0	1	10	0
15 Small chest stand tray	1	10	0	1	10	0
16 Small chest stand tray	1	10	0	1	10	0
17 Small chest stand tray	1	10	0	1	10	0
18 Small chest stand tray	1	10	0	1	10	0
19 Small chest stand tray	1	10	0	1	10	0
20 Small chest stand tray	1	10	0	1	10	0
21 Small chest stand tray	1	10	0	1	10	0
22 Small chest stand tray	1	10	0	1	10	0
23 Small chest stand tray	1	10	0	1	10	0
24 Small chest stand tray	1	10	0	1	10	0
25 Small chest stand tray	1	10	0	1	10	0
26 Small chest stand tray	1	10	0	1	10	0
27 Small chest stand tray	1	10	0	1	10	0
28 Small chest stand tray	1	10	0	1	10	0
29 Small chest stand tray	1	10	0	1	10	0
30 Small chest stand tray	1	10	0	1	10	0

Solid articles and state of article.	Auctioneer's estimate.				Bid.	Value (cents).		Remarks.
	1	2	3	4		(1)	(2)	
21 Table with polished top ..	..	..	..	3	..	3	20 0 0	
22 Bureau and easy chair, polished ..	..	..	..	3	..	3	20 0 0	
23 Ironing board, good look ..	..	..	..	3	..	3	20 0 0	
24 Bedstead ..	..	..	..	3	..	3	20 0 0	
25 Bedstead, 1 1/2 ft. ..	..	..	..	3	..	3	20 0 0	
26 Bedstead ..	..	..	..	3	..	3	20 0 0	
27 Bedstead ..	..	..	..	3	..	3	20 0 0	
28 Bedstead ..	..	..	..	3	..	3	20 0 0	
29 Bedstead ..	..	..	..	3	..	3	20 0 0	
30 Bedstead ..	..	..	..	3	..	3	20 0 0	
31 Bedstead ..	..	..	..	3	..	3	20 0 0	
32 Bedstead ..	..	..	..	3	..	3	20 0 0	
33 Bedstead ..	..	..	..	3	..	3	20 0 0	
34 Bedstead ..	..	..	..	3	..	3	20 0 0	
35 Bedstead ..	..	..	..	3	..	3	20 0 0	
36 Bedstead ..	..	..	..	3	..	3	20 0 0	
37 Bedstead ..	..	..	..	3	..	3	20 0 0	
38 Bedstead ..	..	..	..	3	..	3	20 0 0	
39 Bedstead ..	..	..	..	3	..	3	20 0 0	
40 Bedstead ..	..	..	..	3	..	3	20 0 0	
41 Bedstead ..	..	..	..	3	..	3	20 0 0	
42 Bedstead ..	..	..	..	3	..	3	20 0 0	
43 Bedstead ..	..	..	..	3	..	3	20 0 0	
44 Bedstead ..	..	..	..	3	..	3	20 0 0	
45 Bedstead ..	..	..	..	3	..	3	20 0 0	
46 Bedstead ..	..	..	..	3	..	3	20 0 0	
47 Bedstead ..	..	..	..	3	..	3	20 0 0	
48 Bedstead ..	..	..	..	3	..	3	20 0 0	
49 Bedstead ..	..	..	..	3	..	3	20 0 0	
50 Bedstead ..	..	..	..	3	..	3	20 0 0	
51 Bedstead ..	..	..	..	3	..	3	20 0 0	
52 Bedstead ..	..	..	..	3	..	3	20 0 0	
53 Bedstead ..	..	..	..	3	..	3	20 0 0	
54 Bedstead ..	..	..	..	3	..	3	20 0 0	
55 Bedstead ..	..	..	..	3	..	3	20 0 0	
56 Bedstead ..	..	..	..	3	..	3	20 0 0	
57 Bedstead ..	..	..	..	3	..	3	20 0 0	
58 Bedstead ..	..	..	..	3	..	3	20 0 0	
59 Bedstead ..	..	..	..	3	..	3	20 0 0	
60 Bedstead ..	..	..	..	3	..	3	20 0 0	
61 Bedstead ..	..	..	..	3	..	3	20 0 0	
62 Bedstead ..	..	..	..	3	..	3	20 0 0	
63 Bedstead ..	..	..	..	3	..	3	20 0 0	
64 Bedstead ..	..	..	..	3	..	3	20 0 0	
65 Bedstead ..	..	..	..	3	..	3	20 0 0	
66 Bedstead ..	..	..	..	3	..	3	20 0 0	
67 Bedstead ..	..	..	..	3	..	3	20 0 0	
68 Bedstead ..	..	..	..	3	..	3	20 0 0	
69 Bedstead ..	..	..	..	3	..	3	20 0 0	
70 Bedstead ..	..	..	..	3	..	3	20 0 0	
71 Bedstead ..	..	..	..	3	..	3	20 0 0	
72 Bedstead ..	..	..	..	3	..	3	20 0 0	
73 Bedstead ..	..	..	..	3	..	3	20 0 0	
74 Bedstead ..	..	..	..	3	..	3	20 0 0	
75 Bedstead ..	..	..	..	3	..	3	20 0 0	
76 Bedstead ..	..	..	..	3	..	3	20 0 0	
77 Bedstead ..	..	..	..	3	..	3	20 0 0	
78 Bedstead ..	..	..	..	3	..	3	20 0 0	
79 Bedstead ..	..	..	..	3	..	3	20 0 0	
80 Bedstead ..	..	..	..	3	..	3	20 0 0	
81 Bedstead ..	..	..	..	3	..	3	20 0 0	
82 Bedstead ..	..	..	..	3	..	3	20 0 0	
83 Bedstead ..	..	..	..	3	..	3	20 0 0	
84 Bedstead ..	..	..	..	3	..	3	20 0 0	
85 Bedstead ..	..	..	..	3	..	3	20 0 0	
86 Bedstead ..	..	..	..	3	..	3	20 0 0	
87 Bedstead ..	..	..	..	3	..	3	20 0 0	
88 Bedstead ..	..	..	..	3	..	3	20 0 0	
89 Bedstead ..	..	..	..	3	..	3	20 0 0	
90 Bedstead ..	..	..	..	3	..	3	20 0 0	
91 Bedstead ..	..	..	..	3	..	3	20 0 0	
92 Bedstead ..	..	..	..	3	..	3	20 0 0	
93 Bedstead ..	..	..	..	3	..	3	20 0 0	
94 Bedstead ..	..	..	..	3	..	3	20 0 0	
95 Bedstead ..	..	..	..	3	..	3	20 0 0	
96 Bedstead ..	..	..	..	3	..	3	20 0 0	
97 Bedstead ..	..	..	..	3	..	3	20 0 0	
98 Bedstead ..	..	..	..	3	..	3	20 0 0	
99 Bedstead ..	..	..	..	3	..	3	20 0 0	
100 Bedstead ..	..	..	..	3	..	3	20 0 0	

Serial number and name of article	Analysis, with per- centage of iron			Total	Value (cents)	Remarks
	CO	Si	M	100	100	
19 O.I. pipes 12" to 18" long	...	...	...	...	1 10 0	
20 Do. 8" long	...	...	...	...	0 12 0	
21 O.I. pipes 12" x 8" x 8"	...	...	...	...	0 12 0	
22 Do. 12" x 8" x 8"	...	...	...	...	0 12 0	
23 W.I. heads 12"	...	...	...	...	0 12 0	
24 W.I. flanges attached to 12" heads and pipes	...	...	...	...	0 12 0	
25 Heads 12"	...	...	...	...	0 12 0	
26 Iron horizontal head with nuts 12" dia. 12" long	...	...	...	...	0 12 0	
27 Iron washers 12" dia. heads	...	...	...	...	0 12 0	
28 Flanges fitted to 12" heads and pipes	...	...	...	...	0 12 0	
29 O.I. pipes 12" dia. 18" long	...	...	...	...	1 10 0	
30 Do. 18"	...	...	...	...	1 10 0	
31 Do. 12" dia. 17" long	...	...	...	...	1 10 0	
32 O.I. everything 12" dia.	...	...	...	...	1 10 0	
33 O.I. pipes 12" dia. 8" long	...	...	...	...	1 10 0	
34 Do. 8" x 8"	...	...	...	...	1 10 0	

## COMPONENT PARTS, ETC., OF CHEMICAL PUMP P.M.S. No. 213.

35 Pist valve with spring 12"	...	...	...	...	1 10 0	
36 12" flanged T-pieces with 12" head and 12" long	...	...	...	...	1 10 0	
37 O.I. pipe 12" flanged at both ends 12" dia.	...	...	...	...	1 10 0	
38 Heads 12" flanged at both ends	...	...	...	...	1 10 0	
39 O.I. pipe 12" flanged at both ends 12" dia.	...	...	...	...	1 10 0	
40 O.I. pipe 12" flanged at both ends 12" dia.	...	...	...	...	1 10 0	
41 O.I. heads with flanges at both ends	...	...	...	...	1 10 0	
42 Bolts and nuts 12" x 12"	...	...	...	...	1 10 0	Old and rusted.

## COMPONENT PARTS, ETC., OF CHEMICAL PUMP P.M.S. No. 213.

43 12" pist valve with spring	...	...	...	...	1 10 0	
44 O.I. pipe 12" with flanges 12" dia.	...	...	...	...	1 10 0	
45 O.I. head 12" with flanges (one head with flange and nut)	...	...	...	...	1 10 0	
46 O.I. pipe 12" dia. with flanges at both ends 12"	...	...	...	...	1 10 0	
47 O.I. head and pipe 12" with flanges at one end	...	...	...	...	1 10 0	
48 O.I. head (one head 12" with flanges at both ends)	...	...	...	...	1 10 0	
49 12" T-pieces with 12" head	...	...	...	...	1 10 0	
50 Bolts and nuts 12" x 12"	...	...	...	...	1 10 0	Old and rusted.

## COMPONENT PARTS OF STEAM PUMP.

51 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
52 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
53 Wrought iron pipe 12"	...	...	...	...	1 10 0	
54 Wrought iron pipe 12"	...	...	...	...	1 10 0	
55 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
56 Pist valve with spring	...	...	...	...	1 10 0	

## PUMP, ETC., OF KANSAS PUMP.

57 Wrought iron pipe 12" diameter 12" long	...	...	...	...	1 10 0	
58 Do. 12"	...	...	...	...	1 10 0	
59 Wrought iron heads 12" diameter	...	...	...	...	1 10 0	
60 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
61 Pist valve with spring	...	...	...	...	1 10 0	
62 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
63 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
64 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
65 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
66 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
67 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
68 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
69 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
70 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
71 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
72 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
73 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
74 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
75 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
76 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
77 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
78 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
79 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
80 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
81 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
82 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
83 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
84 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
85 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
86 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
87 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
88 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
89 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
90 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
91 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
92 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
93 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
94 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
95 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
96 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
97 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
98 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
99 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	
100 O.I. head and iron pipe 12" x 12" 12" dia.	...	...	...	...	1 10 0	

W. F. KRAMER.

Assistant Engineer, Naval Engineer's Office.

Tues. Jan. 25th April 1911.

# REVENUE NOTIFICATIONS.

## MINING CERTIFICATE.

The persons named below have been issued certificates of approval under the Mining Act which will be in force up to the 1st December 1930.

Name and address.	Kind of work.	Area over which certificate is issued.	Expenses to whom payable.
Mr. Dorotheus Bodo, 11th Street, Port St. George.	Gold mining.	11th Street, Port St. George.	Owner.

X. F. KRUMHOLTZ, Assistant Collector.

Issued at Port St. George, 25th April 1930.

Mr. Dorotheus Bodo, 11th Street, Port St. George.

Issued at Port St. George, 25th April 1930.

## NOTIFICATIONS.

In pursuance of the powers delegated under section 1 (2) of the Customs and Excise Act, No. 10 of 1925, the Board of Revenue hereby appoints the following persons as officers of the Board of Revenue under section 1 (2) of the Act.

In pursuance of the powers delegated under section 1 (2) of the Customs and Excise Act, No. 10 of 1925, the Board of Revenue hereby appoints the following persons as officers of the Board of Revenue under section 1 (2) of the Act.

R. A. GUNAWARDENA, Assistant Collector.

Issued at Port St. George, 25th April 1930.

On 1st April 1930, the Board of Revenue hereby appoints the following persons as officers of the Board of Revenue under section 1 (2) of the Customs and Excise Act, No. 10 of 1925.

(1) These rules apply only to the payment of spirit specially decreed in the following manner for use in the manufacture of soap.

(2) For 100 parts of spirit, one 1 part of water and 24 parts of spirit shall be added, all by volume. The spirit shall be added in 1 part of water. Take the water and add to it 1 part of spirit. Take the water and add to it 1 part of spirit. Take the water and add to it 1 part of spirit.

(3) The supply of the spirit will be regulated in accordance with the quantity approved by the Board.

(4) The manufacturer should take out a license for the use of the spirit for the manufacture of soap. The license shall be issued by the Collector of the District.

(5) The spirit shall be obtained only from a licensed distillery or from a person who is licensed to distill spirit. The spirit shall be obtained only from a licensed distillery or from a person who is licensed to distill spirit.

any and sundries, and on all spirit in the above mentioned list.

(6) A license for all the spirit shall be issued on all spirit used in the above mentioned list.

(7) All spirit received shall be added to the stock on hand and if it is not added to the stock on hand, it shall be added to the stock on hand.

(8) The spirit shall be used in the manufacture of soap in the following manner.

(9) The spirit shall be used in the manufacture of soap in the following manner.

(10) All spirit received shall be added to the stock on hand and if it is not added to the stock on hand, it shall be added to the stock on hand.

(11) The spirit shall be used in the manufacture of soap in the following manner.

Quantity received.	Quantity used.	Balance of the stock on hand.	Waste.
100 parts.	100 parts.	100 parts.	100 parts.

The amount of the spirit shall be added to the stock on hand and if it is not added to the stock on hand, it shall be added to the stock on hand.

(12) The spirit shall be used in the manufacture of soap in the following manner.

(13) The spirit shall be used in the manufacture of soap in the following manner.

(14) The spirit shall be used in the manufacture of soap in the following manner.

(15) The spirit shall be used in the manufacture of soap in the following manner.

(16) The spirit shall be used in the manufacture of soap in the following manner.

(17) The spirit shall be used in the manufacture of soap in the following manner.

(18) The spirit shall be used in the manufacture of soap in the following manner.

(19) The spirit shall be used in the manufacture of soap in the following manner.

(20) The spirit shall be used in the manufacture of soap in the following manner.

(21) The spirit shall be used in the manufacture of soap in the following manner.

(22) The spirit shall be used in the manufacture of soap in the following manner.

(23) The spirit shall be used in the manufacture of soap in the following manner.

(24) The spirit shall be used in the manufacture of soap in the following manner.

(25) The spirit shall be used in the manufacture of soap in the following manner.

(26) The spirit shall be used in the manufacture of soap in the following manner.

(27) The spirit shall be used in the manufacture of soap in the following manner.

(28) The spirit shall be used in the manufacture of soap in the following manner.

(29) The spirit shall be used in the manufacture of soap in the following manner.

(30) The spirit shall be used in the manufacture of soap in the following manner.



1938-1939. The area is an average year as well as that of 1937-38.

2. The 1937-38 season has been reported as one of the best for the district. It was noted in January as normal and in March as above the average. The yield is reported as 100 per cent of the average. The yield is reported as 100 per cent of the average. The yield is reported as 100 per cent of the average.

3. The yield is reported as 100 per cent of the average. The yield is reported as 100 per cent of the average. The yield is reported as 100 per cent of the average. The yield is reported as 100 per cent of the average.

4. The yield is reported as 100 per cent of the average. The yield is reported as 100 per cent of the average. The yield is reported as 100 per cent of the average. The yield is reported as 100 per cent of the average.

The average yield for the district is a yield of 100 per cent of the average. The average yield for the district is a yield of 100 per cent of the average. The average yield for the district is a yield of 100 per cent of the average.

5. The average yield for the district is a yield of 100 per cent of the average. The average yield for the district is a yield of 100 per cent of the average. The average yield for the district is a yield of 100 per cent of the average.

**Yields by districts are given below—**

District and name.	Yield in hundreds of tons, 100 bushels, 100 bushels, 100 bushels.				Yield in hundreds of tons, 100 bushels, 100 bushels, 100 bushels.			
	1937-38	1938-39	1939-40	1940-41	1937-38	1938-39	1939-40	1940-41
Victoria	100	100	100	100	100	100	100	100
...	...	...	...	...	...	...	...	...
<b>Total, Victoria</b>	<b>100</b>	<b>100</b>	<b>100</b>	<b>100</b>	<b>100</b>	<b>100</b>	<b>100</b>	<b>100</b>
...	...	...	...	...	...	...	...	...
<b>Total, Victoria</b>	<b>100</b>	<b>100</b>	<b>100</b>	<b>100</b>	<b>100</b>	<b>100</b>	<b>100</b>	<b>100</b>

(\*) = Noted Area.

Melb., 12th April 1939.

L. E. GIBSON,  
Director of Industries and Commerce.

**OFFICIAL ADVERTISEMENTS.**

**GRANT TENDERS NOTICES.**

[Melbopodgum Water supply Salomon's Commissioning of a Service Contract]

Tenders for the above work will be invited in sealed covers up to 2 p.m. on 23rd day 1939 by the Executive Director, Water supply and Drainage Division, Commission, at his office in Melbourne.

5. Tenders tenders will, an application is being to the Executive Director's Office, Water supply and Drainage Division, Commission, after 23rd April 1939, be supplied with relative measures of water supply, including a plan for the same, as per item (1) to (4).

**E. TAMMARENDIA ATYAT.**  
Executive Engineer, Water supply and Drainage Division.

Colaba, 12th April 1939.

2-4

Should any tender be received by the Executive Engineer, Water supply and Drainage Division, Commission, at his office in Melbourne, after 2 p.m. on 23rd day 1939, the tender will be rejected. The tender will be rejected. The tender will be rejected.

6. The tender should be in the prescribed form, and should be submitted by the tenderer, as per item (1) to (4). The tender should be in the prescribed form, and should be submitted by the tenderer, as per item (1) to (4).

**L. TINKERBACHIA ATYAT.**  
Executive Engineer, Water supply and Drainage Division.

Colaba, 12th April 1939.









22. The heavy or points should be promptly loaded on their arrival at the landing station. In case they are delayed for more than 12 hours of daylight from their arrival at the landing station, they shall be stored at the rate of 10 per cent per hour or part of 12 hours of daylight or part thereof, as determined from the acceptance.

23. Items (except for the Public Works Department and stores) in the warehouse shall be stored for storage materials belonging to other departments or persons, including all the materials in stock, shall be stored in the Public Works Department and the materials of all other persons shall be stored in the warehouse of the Public Works Department.

24. The warehouse shall not keep any materials of land or inferior quality or of any other kind and the warehouse shall be responsible for all the materials in stock. In case of any materials in stock, the warehouse shall be responsible for the materials in stock. In case of any materials in stock, the warehouse shall be responsible for the materials in stock.

25. The warehouse shall include all charges for the supply of materials at the landing station, and loading there, and for the supply of materials at the landing station, and loading there, and for the supply of materials at the landing station, and loading there.

26. In the case of materials in stock, the warehouse shall be responsible for the materials in stock. In case of any materials in stock, the warehouse shall be responsible for the materials in stock.

27. The warehouse shall be responsible for the materials in stock. In case of any materials in stock, the warehouse shall be responsible for the materials in stock.

28. Other charges including the cost of loading and unloading of materials shall be included in the warehouse charges.

# Section 4.

Two months, description of material and cost.

## Group 1

(1) to (10)

- (1) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (2) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (3) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (4) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (5) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (6) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (7) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (8) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (9) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (10) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)

Quantity in cubic yards - 100 to 1000, 1000 to 10000 and 10000 to 100000.

## Group 2

- (1) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (2) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (3) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (4) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (5) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (6) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (7) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (8) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (9) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (10) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)

## Group 3 (1) and (2)

- (1) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (2) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)

Two months, description of material and cost.

## Group 1 (1) and (2)

- (1) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (2) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)

## Group 2

- (1) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (2) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (3) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (4) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (5) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (6) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (7) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (8) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (9) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (10) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)

## Group 3

- (1) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (2) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (3) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (4) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (5) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (6) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (7) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (8) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (9) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (10) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)

## Group 4

- (1) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (2) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (3) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (4) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (5) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (6) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (7) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (8) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (9) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)
- (10) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)

Quantity in cubic yards - 100 to 1000, 1000 to 10000 and 10000 to 100000.

## Section 5

Two months, description of material and cost.

## Group 1 (1) and (2)

Two months, description of material and cost. The warehouse shall be responsible for the materials in stock. In case of any materials in stock, the warehouse shall be responsible for the materials in stock.

Description of material.	Quantity in cubic yards (100 to 1000)	Rate per cubic yard (100 to 1000)
(1) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)	100 to 1000	100 to 1000
(2) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)	100 to 1000	100 to 1000

## Group 2

Two months, description of material and cost. The warehouse shall be responsible for the materials in stock. In case of any materials in stock, the warehouse shall be responsible for the materials in stock.

Description of material.	Quantity in cubic yards (100 to 1000)	Rate per cubic yard (100 to 1000)
(1) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)	100 to 1000	100 to 1000
(2) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)	100 to 1000	100 to 1000

Quantity in cubic yards - 100 to 1000, 1000 to 10000 and 10000 to 100000.

Two months, description of material and cost. The warehouse shall be responsible for the materials in stock. In case of any materials in stock, the warehouse shall be responsible for the materials in stock.

Description of material.	Quantity in cubic yards (100 to 1000)	Rate per cubic yard (100 to 1000)
(1) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)	100 to 1000	100 to 1000
(2) Rough stone for building, per cubic yard (100 cu. yd. to 1 cu. yd.)	100 to 1000	100 to 1000

Quantity in cubic yards - 100 to 1000, 1000 to 10000 and 10000 to 100000.











will be returned immediately and that of the nominal tenderer after the other tenders of the contract. It will carry no more than a two pound sample of such nominal tenderer should accompany each tender.

4. The successful tenderer will have to deposit a further sum equivalent to 20 per cent of the value of the contract to be supplied as security for the proper fulfilment of the contract.

5. Tenderers are to be delivered to the Farm Station, Kuching, five of charge and at least one of his staff at each time and at each station as the tenderer. Tenderers of Agri-Engineering, Kuching or any other duty authorized by him shall deliver from time to time.

6. No person carrying a loaded, shall be allowed to deliver tender or refuse to deliver the material of his tender is accepted but in the event of his doing so, and not his refusal to deliver will be forfeited to Government and the tenderer also shall be liable to be fined by him.

7. The Assistant Director of Agriculture, Tanjong, reserves to himself the right of rejecting any supplies that do not come up to the standard of the sample sent at the time of making the tender.

8. No tender shall be accepted from any person who is not a resident of the Government of Tanjong, and no tender shall be accepted from any person who is not a resident of the Government of Tanjong.

9. Tenders to comply with any of the conditions specified shall be made in the tender being received.

10. An agreement will be entered in a stamped paper with successful tenderer.

11. The Assistant Director of Agriculture, Tanjong, reserves the right of accepting or rejecting any tender without assigning reasons therefor.

#### SCHEDULE

Particular requirements of materials during 1934-35.

(1) Cotton seeds	5000
(2) Green man (also known as green)	14,000
(3) Black seed	10,000
(4) Black green seed	10,000

E. KUNHAPPA NAIR, Assistant Director of Agriculture, Tanjong, 1934 April 1934.

#### TENDER FOR THE PURCHASE OF STAFF

It is hereby notified for the information of the public that tenders are invited for the purchase of the staff of the Government of Tanjong. All tenders should reach the Assistant Commissioner of Tanjong, Kuching, Sarawak, by 10 a.m. on or before 11th May 1934. All tenders will be opened by him at 10 a.m. on the same date. Tenders should be sent subject to the following conditions:—

(i) Any person desiring to send tender must deposit Rs. 100 as security deposit in any Government bank or with any bank or with the Assistant Commissioner of Tanjong, Kuching, Sarawak, by 10 a.m. on or before 11th May 1934.

(ii) The tender should contain offer for the staff.

(iii) The tender should contain offer for the staff.

(iv) The tender should contain offer for the staff.

(v) The tender should contain offer for the staff.

(vi) The tender should contain offer for the staff.

(vii) The tender should contain offer for the staff.

(viii) The tender should contain offer for the staff.

(ix) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk. The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(x) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xi) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xii) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xiii) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xiv) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xv) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xvi) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xvii) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xviii) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xix) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xx) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxi) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxii) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxiii) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxiv) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxv) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxvi) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxvii) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxviii) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxix) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxx) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxxi) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxxii) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxxiii) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxxiv) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxxv) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxxvi) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxxvii) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxxviii) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xxxix) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xl) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xli) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.

(xlii) The tenderer should be prepared to accept the tender, if accepted, and take delivery of the staff and the materials purchased by him within ten days of the completion of the order at the tenderer's own risk.











## SUPPLEMENT TO PART II

OF

## THE FORT ST. GEORGE GAZETTE

No. 16]

MADRAS, TUESDAY EVENING, APRIL 22, 1920. [PART II, p. 16.]

WORKING CLASS COST OF LIVING INDEX FOR MADRAS CITY  
FOR FEBRUARY 1920.

## A FULL OF ONE POINT.

The cost of living index number for the working classes in Madras city worked out to 107 for February 1920 and is one point lower than the index for the previous month.

As compared with January 1920 the index number for all food articles fell by two points in 15 as against one to a half of them while at the same time the index for

The index number for the fuel and lighting group fell by one point due to a decrease in the price of kerosene oil.

The index numbers for the clothing and housing and miscellaneous groups remained unchanged at 106, 100 and 101, respectively.

## WORKING CLASS COST OF LIVING INDEX, MADRAS FOR MARCH CITY.

(Average price from July 1913 to June 1914 = 100)

Percentage increase from July 1913 to June 1914 (1914 = 100)											
Article.	ID	Unit of quantity.	ID	Previous period (July 1913 to June 1914)	Price per unit of quantity					Index number.	
					February 1920					February 1920	January 1920
					25. 4. 20.	25. 4. 20.	25. 4. 20.	25. 4. 20.	25. 4. 20.		
<b>Food.</b>											
Rice (Indica) .. .. .	...	...	...	...	49.21	0 8 7	0 1 5	0 9 8	0 9 8	87	86
Wheat .. .. .	...	...	...	...	2.87	0 1 0	0 1 0	1 0 0	1 0 0	100	100
Onion .. .. .	...	...	...	...	2.91	0 2 8	0 2 8	0 2 8	0 2 8	84	84
Peas .. .. .	...	...	...	...	1.91	0 8 8	0 2 1	0 3 0	0 3 0	81	83
Garlic .. .. .	...	...	...	...	0.40	0 1 7	0 2 8	0 1 5	0 1 5	82	79
Brinjals .. .. .	...	...	...	...	1.18	0 1 0	0 4 5	0 1 9	0 1 9	100	100
Beans .. .. .	...	...	...	...	0.98	0 4 0	0 5 0	0 3 0	0 3 0	80	83
Lentils (Pigeon) .. .. .	...	...	...	...	0.97	0 1 0	0 3 1	0 2 0	0 2 0	79	82
English peas .. .. .	...	...	...	...	0.70	0 4 0	0 1 0	0 2 0	0 2 0	81	78
Tomatoes .. .. .	...	...	...	...	0.45	0 4 0	0 4 3	0 4 4	0 4 4	100	100
Radish .. .. .	...	...	...	...	0.75	0 3 0	0 0 8	0 0 8	0 0 8	100	100
<b>Beverages.</b>											
One bottle of beer .. .. .	...	...	...	...	0.19	0 0 4	0 0 4	0 0 4	0 0 4	100	100
One bottle of wine .. .. .	...	...	...	...	0.68	0 0 3	0 0 3	0 0 3	0 0 3	100	100
<b>Foodstuffs.</b>											
Potatoes .. .. .	...	...	...	...	2.42	0 1 8	0 1 8	0 1 8	0 1 8	100	100
Maize .. .. .	...	...	...	...	0.94	0 12	0 0 8	0 0 8	0 0 8	100	100
Groundnuts .. .. .	...	...	...	...	1.18	0 5 0	0 4 0	0 4 0	0 4 0	100	100
Soy .. .. .	...	...	...	...	0.77	0 0 8	0 0 8	0 0 8	0 0 8	100	100
Salt .. .. .	...	...	...	...	2.54	0 1 0	0 1 0	0 1 0	0 1 0	100	100
Chickpeas .. .. .	...	...	...	...	0.70	0 0 8	0 0 8	0 0 8	0 0 8	100	100
Mustard .. .. .	...	...	...	...	1.18	0 1 0	0 1 0	0 1 0	0 1 0	100	100
Coriander (fresh) .. .. .	...	...	...	...	0.72	0 0 8	0 0 8	0 0 8	0 0 8	100	100
Coriander seeds .. .. .	...	...	...	...	0.10	0 0 2	0 0 2	0 0 2	0 0 2	100	100
Mustard .. .. .	...	...	...	...	0.20	0 0 2	0 0 2	0 0 2	0 0 2	100	100
Onion .. .. .	...	...	...	...	1.08	0 4 0	0 3 1	0 4 7	0 4 7	78	80
Groundnuts .. .. .	...	...	...	...	1.16	0 25	0 0 7	0 0 7	0 0 7	78	78
Oil (cooking) .. .. .	...	...	...	...	0.27	0 12	0 0 7	0 0 7	0 0 7	78	78
Onion .. .. .	...	...	...	...	2.22	0 2 0	0 3 1	0 4 7	0 4 7	85	85
Peas .. .. .	...	...	...	...	2.17	0 0 8	0 0 8	0 0 8	0 0 8	100	100
Mustard .. .. .	...	...	...	...	2.40	0 1 0	0 1 0	0 1 0	0 1 0	100	100
Onion (small) .. .. .	...	...	...	...	0.11	0 0 2	0 0 2	0 0 2	0 0 2	100	100
Onion (large) .. .. .	...	...	...	...	0.28	0 0 2	0 0 2	0 0 2	0 0 2	100	100
<b>Total, all food .. .. .</b>											
										107	106

Index Number—All Price Indices.

11-20-20

[ 1 ]

WORKING CLASS COST OF LIVING INDEX RISING FOR SEVENTH YEAR

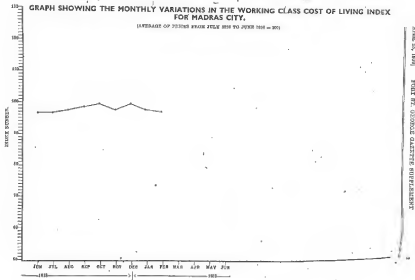
Average price from July 1921 to June 1922 is 10¢.

Items.	Q1	Q2	Q3	Q4	Total for the four quarters.	Price per unit of quantity.			Index number.		
						Base price 1913.	1914.	1915.	1913.	1914.	1915.
						100.	100.	100.	100.	100.	100.
<b>Food and Lighting—</b>											
Food—											
Forward .. .. .					78.21	2 3 0	0 0 0	0 0 0	106	100	100
Cheese .. .. .					3.18	8 14 0	0 35 11	1 0 0	101	100	100
Kitchen .. .. .					19.66	0 10 0	0 10 2	0 10 2	87	87	87
Milk .. .. .					0.78	0 0 0	0 0 0	0 0 0	100	100	100
Total, Food and lighting .. .. .					101.83						
<b>Lower Expenses—Furnishables</b>									100	100	100
<b>Clothing—</b>											
Coats .. .. .					20.28	8 15 0	0 10 0	0 10 0	103	111	111
Shirts .. .. .					19.66	0 0 0	0 0 0	0 0 0	100	100	100
Upper cloth .. .. .					0.05	0 0 0	0 0 0	0 0 0	110	100	100
Socks .. .. .					40.21	1 0 0	1 0 0	1 0 0	100	100	100
Pants .. .. .					0.08	0 0 0	0 0 0	0 0 0	100	100	100
Total, Clothing .. .. .					100.30						
<b>Lower Expenses—Clothing</b>									100	100	100
<b>House-own</b>					100.00	2 30 0	2 30 0	2 30 0			
<b>Lower Expenses—House-own</b>									100	100	100
<b>Miscellaneous—</b>											
Furniture .. .. .					10.00	8 10 0	0 10 0	0 10 0	100	100	100
Tables .. .. .					1.75	0 0 0	0 0 0	0 0 0	100	100	100
Dish and soap (washing) .. .. .					10.00	0 10 0	0 10 0	0 10 0	100	100	100
Shaving .. .. .					10.00	0 10 0	0 10 0	0 10 0	100	100	100
Traveling to and from place of work .. .. .					0.00	0 10 0	0 10 0	0 10 0	100	100	100
Tobacco for chewing .. .. .					0.00	0 0 0	0 10 0	0 10 0	100	100	100
Rice .. .. .					10.00	0 10 0	0 10 0	0 10 0	100	100	100
Amusements .. .. .					0.00	0 0 0	0 0 0	0 0 0	100	100	100
Medical and medical charges .. .. .					0.75	0 10 0	0 10 0	0 10 0	100	100	100
Total, Miscellaneous .. .. .					100.00						
<b>Lower Expenses—Miscellaneous</b>									100	100	100
<b>Cost of Living index number</b>											
<b>Cost.</b>											
Food .. .. .					80.21	100	100	100	100	100	100
Food and lighting .. .. .					84.02	100	100	100	100	100	100
Clothing .. .. .					100.30	100	100	100	100	100	100
House-own .. .. .					100.00	100	100	100	100	100	100
Miscellaneous .. .. .					100.00	100	100	100	100	100	100
Total .. .. .					100.00						
<b>Cost of Living index number</b>									100	100	100

Medford, 22nd April 1999

# GRAPH SHOWING THE MONTHLY VARIATIONS IN THE WORKING CLASS COST OF LIVING INDEX FOR MADRAS CITY.

(AVERAGE OF 2010S FROM JULY 1910 TO JUNE 1911 = 100)



From 15, 1910

FOOT RT. GEOMETRIC SUPPLEMENT

ERRATUM.

In the advertisement appearing in a previous issue out of  
which the number for March 1927 published in the  
Supplement on 1st 1/2 of the Port St. George Gazette,  
dated 25th April 1928, for the word "description"  
of the Goods in paragraph 1 on page 1 on page 1,  
read "description."

L. E. GREEN,

Minister of Industries and Commerce.

Malaga, 15th April 1928.



## SUPPLEMENT TO PART II

OF

## THE FORT ST. GEORGE GAZETTE

No. 194]

MADRAS, TUESDAY EVENING, APRIL 28, 1939

[Price, 6 pice.

## SEASON REPORT FOR FEBRUARY 1939.

Station 7.—Statement showing the average fall of rain in each district during the month of February 1939 and also the total fall of rain from 1st April 1938 up to 28th February 1939 compared with the corresponding figures of the preceding year and with the average for a series of years ending 1939.

District.	Average.			1937-38.			1938-39.		
	February.		From 1st April 1938 to 28th Feb. 1939.	February.		From 1st April 1938 to 28th Feb. 1939.	February.		From 1st April 1938 to 28th Feb. 1939.
	Rainy days.	Amount.		Rainy days.	Amount.		Rainy days.	Amount.	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1 Bangalore (a)	—	0.00	0.00	0.0	0.00	0.00	0.0	0.00	0.00
2 East Godavari	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
3 West Godavari	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
4 Kanna	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
5 Coimbatore	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
6 Bangalore (b)	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
7 Bellary (a)	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
8 Bangalore (b)	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
9 Coimbatore (a)	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
10 Bellary	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
11 Channarayana	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
12 Madurai	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
13 Madurai (a)	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
14 Channarayana	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
15 Madurai (a)	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
16 Channarayana	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
17 Channarayana	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
18 Channarayana	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
19 Channarayana	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
20 Channarayana	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
21 Channarayana	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
22 Channarayana	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
23 Channarayana	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
24 Channarayana	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
25 Channarayana	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
26 Channarayana	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0
27 Channarayana	—	0.0	0.00	0.0	0.0	0.0	0.0	0.0	0.0

(a) Including the District and Intermediate.  
 (b) Including the District, Intermediate and Taluk.  
 (c) Including the District, Intermediate and Taluk.  
 (d) Including the District, Intermediate and Taluk.  
 (e) Including the District, Intermediate and Taluk.  
 (f) Including the District, Intermediate and Taluk.  
 (g) Including the District, Intermediate and Taluk.  
 (h) Including the District, Intermediate and Taluk.  
 (i) Including the District, Intermediate and Taluk.  
 (j) Including the District, Intermediate and Taluk.

M-4-2-11

[ 1 ]



FIGURE 11-A.—Business showing the extent of cultivation (Government and minor leases only) from April 1928 to February 1935

District and group.		Area cultivated in February 1939				Area cultivated from April 1938 to February 1939				Area cultivated from April 1937 to February 1938				Average area cultivated from April to February 05				District and group.	
		First crop.		Second crop.		First crop.		Second crop.		First crop.		Second crop.		First crop.		Second crop.			
		Days (1)	Wts. (2)	Days (3)	Wts. (4)	Days (5)	Wts. (6)	Days (7)	Wts. (8)	Days (9)	Wts. (10)	Days (11)	Wts. (12)	Days (13)	Wts. (14)	Days (15)	Wts. (16)		
Yamaguchi	..	408	1,006	4,015	9,976	408	699	4,008	9,968	408	699	4,008	9,968	408	699	4,008	9,968	Yamaguchi	..
Onagawa	..	118	562	8,015	20,218	118	562	8,015	20,218	118	562	8,015	20,218	118	562	8,015	20,218	Onagawa	..
Onagawa, West	..	334	840	4,015	9,976	334	840	4,015	9,976	334	840	4,015	9,976	334	840	4,015	9,976	Onagawa, West	..
Onagawa, East	..	8	22	4,015	9,976	8	22	4,015	9,976	8	22	4,015	9,976	8	22	4,015	9,976	Onagawa, East	..
Onagawa, North	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, North	..
Onagawa, South	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, South	..
Onagawa, Central	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, Central	..
Onagawa, West	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, West	..
Onagawa, East	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, East	..
Onagawa, North	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, North	..
Onagawa, South	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, South	..
Onagawa, Central	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, Central	..
Onagawa, West	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, West	..
Onagawa, East	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, East	..
Onagawa, North	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, North	..
Onagawa, South	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, South	..
Onagawa, Central	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, Central	..
Onagawa, West	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, West	..
Onagawa, East	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, East	..
Onagawa, North	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, North	..
Onagawa, South	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, South	..
Onagawa, Central	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, Central	..
Onagawa, West	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, West	..
Onagawa, East	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, East	..
Onagawa, North	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, North	..
Onagawa, South	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, South	..
Onagawa, Central	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, Central	..
Onagawa, West	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, West	..
Onagawa, East	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, East	..
Onagawa, North	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, North	..
Onagawa, South	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, South	..
Onagawa, Central	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, Central	..
Onagawa, West	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, West	..
Onagawa, East	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, East	..
Onagawa, North	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, North	..
Onagawa, South	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, South	..
Onagawa, Central	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, Central	..
Onagawa, West	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, West	..
Onagawa, East	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, East	..
Onagawa, North	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, North	..
Onagawa, South	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, South	..
Onagawa, Central	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, Central	..
Onagawa, West	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, West	..
Onagawa, East	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, East	..
Onagawa, North	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, North	..
Onagawa, South	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, South	..
Onagawa, Central	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, Central	..
Onagawa, West	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, West	..
Onagawa, East	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, East	..
Onagawa, North	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, North	..
Onagawa, South	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, South	..
Onagawa, Central	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, Central	..
Onagawa, West	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, West	..
Onagawa, East	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, East	..
Onagawa, North	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, North	..
Onagawa, South	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, South	..
Onagawa, Central	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, Central	..
Onagawa, West	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, West	..
Onagawa, East	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, East	..
Onagawa, North	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, North	..
Onagawa, South	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, South	..
Onagawa, Central	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, Central	..
Onagawa, West	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, West	..
Onagawa, East	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, East	..
Onagawa, North	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, North	..
Onagawa, South	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, South	..
Onagawa, Central	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, Central	..
Onagawa, West	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, West	..
Onagawa, East	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, East	..
Onagawa, North	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, North	..
Onagawa, South	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, South	..
Onagawa, Central	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, Central	..
Onagawa, West	..	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	1	3	4,015	9,976	Onagawa, West	..

(c) Average of the five hours ending 11:00 a.m.

©) American and The Chinese young authors 1993-94







parts of the low-lying area. Harvest of golden and golden in golden processing in parts, golden good to normal. Golden and golden available and sufficient except in low levels. Condition of golden fair. Employment is available for laborers except in some parts of the low-lying area. Prospects are satisfactory, but improvement is needed in some parts.

#### JANNAH

Water-supply sufficient for drinking except in some parts and not sufficient for irrigation. Harvest of dry crops processing in parts, standing crops fair except golden. Harvest of golden, golden, golden, golden, golden and golden and golden of golden processing in parts, golden and in low. Golden available and golden sufficient except in parts. Condition of golden fair except for shortage in parts of the low-lying area. Employment is generally good. Rice harvest is low level and irrigation is going on from parts. Much of the golden sufficient. Prospects hopeful.

#### SINNETT

Water-supply sufficient except in parts. No rice over the low-lying area. Harvest of golden, golden, golden, golden and golden sufficient. Employment is good except golden sufficient.

In parts. Golden available. Golden sufficient. Condition of golden good except for shortage in parts of the low-lying area. Prospects fair.

#### MAHARAJA

Water-supply generally sufficient. Standing crops fair. Harvest of golden processing and golden, golden in parts, golden, golden. Golden available. Golden sufficient. Condition of golden fair. Employment is available. Prospects satisfactory except in the low-lying area. Golden has been in the low-lying area and in a few places elsewhere.

#### SOUTH KANARA

Water-supply sufficient. Standing crops fair. Golden available. Golden sufficient. Condition of golden good. Prospects hopeful.

#### THE NILE

Water-supply sufficient. Harvest of golden and golden processing in parts. Standing crops fair. Harvest of golden and golden processing in parts, golden fair to normal. Golden available. Golden sufficient. Condition of golden fair. Prospects hopeful.

RAINFALL AND PRICES OF THE STAPLE FOOD-CROPS FOR THE WEEK ENDING 10th APRIL 1955

[illegible]

\* Average bid will be subject to the jurisdiction of the district.

1. *Journal of the American Medical Association*, 1997; 277: 1001-1005.

<sup>a</sup> Average net income was \$4.06 immediately at the outset.

WARRAN: PRINTED AND PUBLISHED BY THE SUPERINTENDENT, GOVERNMENT PRINTER.



SUPPLEMENT TO PART II  
OF  
THE FORT ST. GEORGE GAZETTE

May 1991

MADRID, TUESDAY EVENING, APRIL 26, 1939

[illegible]

WHOLESALE PRICES OF COMMODITIES PREVAILING ON THE  
24<sup>TH</sup> APRIL 1939.

[All prices are in pence per imperial gallon of 27.7 U.S. (imperial) to 230.3 litres) except where otherwise stated and values are those prevailing on Monday.]

[illegible]





District	Twelve	Thirteen and fourteenth
<b>RAJAHMUNDRY</b>		
Eluru ..	10	6.12
Thiruvalla ..	10.2	6.12
Tirumala ..	10	6.12
Tirumala ..	10	6.12
Tirumala ..	10	6.12

[illegible]

IL GOVERNATO (MAGGIORE) SULLA...			
Trasmissione	..	...	394
Trasmissione	..	...	371
Trasmissione	..	...	382
Trasmissione	..	...	386
Trasmissione	..	...	381
Trasmissione	..	...	381
Trasmissione	..	...	380
Trasmissione	..	...	379
Trasmissione	..	...	378
Trasmissione	..	...	377
Trasmissione	..	...	376
Trasmissione	..	...	375
Trasmissione	..	...	374
Trasmissione	..	...	373
Trasmissione	..	...	372
Trasmissione	..	...	371
Trasmissione	..	...	370
Trasmissione	..	...	369
Trasmissione	..	...	368
Trasmissione	..	...	367
Trasmissione	..	...	366
Trasmissione	..	...	365
Trasmissione	..	...	364
Trasmissione	..	...	363
Trasmissione	..	...	362
Trasmissione	..	...	361
Trasmissione	..	...	360
Trasmissione	..	...	359
Trasmissione	..	...	358
Trasmissione	..	...	357
Trasmissione	..	...	356
Trasmissione	..	...	355
Trasmissione	..	...	354
Trasmissione	..	...	353
Trasmissione	..	...	352
Trasmissione	..	...	351
Trasmissione	..	...	350
Trasmissione	..	...	349
Trasmissione	..	...	348
Trasmissione	..	...	347
Trasmissione	..	...	346
Trasmissione	..	...	345
Trasmissione	..	...	344
Trasmissione	..	...	343
Trasmissione	..	...	342
Trasmissione	..	...	341
Trasmissione	..	...	340
Trasmissione	..	...	339
Trasmissione	..	...	338
Trasmissione	..	...	337
Trasmissione	..	...	336
Trasmissione	..	...	335
Trasmissione	..	...	334
Trasmissione	..	...	333
Trasmissione	..	...	332
Trasmissione	..	...	331
Trasmissione	..	...	330
Trasmissione	..	...	329
Trasmissione	..	...	328
Trasmissione	..	...	327
Trasmissione	..	...	326
Trasmissione	..	...	325
Trasmissione	..	...	324
Trasmissione	..	...	323
Trasmissione	..	...	322
Trasmissione	..	...	321
Trasmissione	..	...	320
Trasmissione	..	...	319
Trasmissione	..	...	318
Trasmissione	..	...	317
Trasmissione	..	...	316
Trasmissione	..	...	315
Trasmissione	..	...	314
Trasmissione	..	...	313
Trasmissione	..	...	312
Trasmissione	..	...	311
Trasmissione	..	...	310
Trasmissione	..	...	309
Trasmissione	..	...	308
Trasmissione	..	...	307
Trasmissione	..	...	306
Trasmissione	..	...	305
Trasmissione	..	...	304
Trasmissione	..	...	303
Trasmissione	..	...	302
Trasmissione	..	...	301
Trasmissione	..	...	300
Trasmissione	..	...	299
Trasmissione	..	...	298
Trasmissione	..	...	297
Trasmissione	..	...	296
Trasmissione	..	...	295
Trasmissione	..	...	294
Trasmissione	..	...	293
Trasmissione	..	...	292
Trasmissione	..	...	291
Trasmissione	..	...	290
Trasmissione	..	...	289
Trasmissione	..	...	288
Trasmissione	..	...	287
Trasmissione	..	...	286
Trasmissione	..	...	285
Trasmissione	..	...	284
Trasmissione	..	...	283
Trasmissione	..	...	282
Trasmissione	..	...	281
Trasmissione	..	...	280
Trasmissione	..	...	279
Trasmissione	..	...	278
Trasmissione	..	...	277
Trasmissione	..	...	276
Trasmissione	..	...	275
Trasmissione	..	...	274
Trasmissione	..	...	273
Trasmissione	..	...	272
Trasmissione	..	...	271
Trasmissione	..	...	270
Trasmissione	..	...	269
Trasmissione	..	...	268
Trasmissione	..	...	267
Trasmissione	..	...	266
Trasmissione	..	...	265
Trasmissione	..	...	264
Trasmissione	..	...	263
Trasmissione	..	...	262
Trasmissione	..	...	261
Trasmissione	..	...	260
Trasmissione	..	...	259
Trasmissione	..	...	258
Trasmissione	..	...	257
Trasmissione	..	...	256
Trasmissione	..	...	255
Trasmissione	..	...	254
Trasmissione	..	...	253
Trasmissione	..	...	252
Trasmissione	..	...	251
Trasmissione	..	...	250
Trasmissione	..	...	249
Trasmissione	..	...	248
Trasmissione	..	...	247
Trasmissione	..	...	246
Trasmissione	..	...	245
Trasmissione	..	...	244
Trasmissione	..	...	243
Trasmissione	..	...	242
Trasmissione	..	...	241
Trasmissione	..	...	240
Trasmissione	..	...	239
Trasmissione	..	...	238
Trasmissione	..	...	237
Trasmissione	..	...	236
Trasmissione	..	...	235
Trasmissione	..	...	234
Trasmissione	..	...	233
Trasmissione	..	...	232
Trasmissione	..	...	231
Trasmissione	..	...	230
Trasmissione	..	...	229
Trasmissione	..	...	228
Trasmissione	..	...	227
Trasmissione	..	...	226
Trasmissione	..	...	225
Trasmissione	..	...	224
Trasmissione	..	...	223
Trasmissione	..	...	222
Trasmissione	..	...	221
Trasmissione	..	...	220
Trasmissione	..	...	219
Trasmissione	..	...	218
Trasmissione	..	...	217
Trasmissione	..	...	216
Trasmissione	..	...	215
Trasmissione	..	...	214
Trasmissione	..	...	213
Trasmissione	..	...	212
Trasmissione	..	...	211
Trasmissione	..	...	210
Trasmissione	..	...	209
Trasmissione	..	...	208
Trasmissione	..	...	207
Trasmissione	..	...	206
Trasmissione	..	...	205
Trasmissione	..	...	204
Trasmissione	..	...	203
Trasmissione	..	...	202
Trasmissione	..	...	201
Trasmissione	..	...	200
Trasmissione	..	...	199
Trasmissione	..	...	198
Trasmissione	..	...	197
Trasmissione	..	...	196
Trasmissione	..	...	195
Trasmissione	..	...	194
Trasmissione	..	...	193
Trasmissione	..	...	192
Trasmissione	..	...	191
Trasmissione	..	...	190
Trasmissione	..	...	189
Trasmissione	..	...	188
Trasmissione	..	...	187
Trasmissione	..	...	186
Trasmissione	..	...	185
Trasmissione	..	...	184
Trasmissione	..	...	183
Trasmissione	..	...	182
Trasmissione	..	...	181
Trasmissione	..	...	180
Trasmissione	..	...	179
Trasmissione	..	...	178
Trasmissione	..	...	177
Trasmissione	..	...	176
Trasmissione	..	...	175
Trasmissione	..	...	174
Trasmissione	..	...	173
Trasmissione	..	...	172
Trasmissione	..	...	171
Trasmissione	..	...	170
Trasmissione	..	...	169
Trasmissione	..	...	168
Trasmissione	..	...	167
Trasmissione	..	...	166
Trasmissione	..	...	165
Trasmissione	..	...	164
Trasmissione	..	...	163
Trasmissione	..	...	162
Trasmissione	..	...	161
Trasmissione	..	...	160
Trasmissione	..	...	159
Trasmissione	..	...	158
Trasmissione	..	...	157
Trasmissione	..	...	156
Trasmissione	..	...	155
Trasmissione	..	...	154
Trasmissione	..	...	153
Trasmissione	..	...	152
Trasmissione	..	...	151
Trasmissione	..	...	150
Trasmissione	..	...	149
Trasmissione	..	...	148
Trasmissione	..	...	147
Trasmissione	..	...	146
Trasmissione	..	...	145
Trasmissione	..	...	144
Trasmissione	..	...	143
Trasmissione	..	...	142
Trasmissione	..	...	141
Trasmissione	..	...	140
Trasmissione	..	...	139
Trasmissione	..	...	138
Trasmissione	..	...	137
Trasmissione	..	...	136
Trasmissione	..	...	135
Trasmissione	..	...	134
Trasmissione	..	...	133
Trasmissione	..	...	132
Trasmissione	..	...	131
Trasmissione	..	...	130
Trasmissione	..	...	129
Trasmissione	..	...	128
Trasmissione	..	...	127
Trasmissione	..	...	126
Trasmissione	..	...	125
Trasmissione	..	...	124
Trasmissione	..	...	123
Trasmissione	..	...	122
Trasmissione	..	...	121
Trasmissione	..	...	120
Trasmissione	..	...	119
Trasmissione	..	...	118
Trasmissione	..	...	117
Trasmissione	..	...	116
Trasmissione	..	...	115
Trasmissione	..	...	114
Trasmissione	..	...	113
Trasmissione	..	...	112
Trasmissione	..	...	111
Trasmissione	..	...	110
Trasmissione	..	...	109
Trasmissione	..	...	108
Trasmissione	..	...	107
Trasmissione	..	...	106
Trasmissione	..	...	105
Trasmissione	..	...	104
Trasmissione	..	...	103
Trasmissione	..	...	102
Trasmissione	..	...	101
Trasmissione	..	...	100
Trasmissione	..	...	99
Trasmissione	..	...	98
Trasmissione	..	...	97
Trasmissione	..	...	96
Trasmissione	..	...	95
Trasmissione	..	...	94
Trasmissione	..	...	93
Trasmissione	..	...	92
Trasmissione	..	...	91
Trasmissione	..	...	90
Trasmissione	..	...	89
Trasmissione	..	...	88
Trasmissione	..	...	87
Trasmissione	..	...	86
Trasmissione	..	...	85
Trasmissione	..	...	84
Trasmissione	..	...	83
Trasmissione	..	...	82
Trasmissione	..	...	81
Trasmissione	..	...	80
Trasmissione	..	...	79
Trasmissione	..	...	78
Trasmissione	..	...	77
Trasmissione	..	...	76
Trasmissione	..	...	75
Trasmissione	..	...	74
Trasmissione	..	...	73
Trasmissione	..	...	72
Trasmissione	..	...	71
Trasmissione	..	...	70
Trasmissione	..	...	69
Trasmissione	..	...	68
Trasmissione	..	...	67
Trasmissione	..	...	66
Trasmissione	..	...	65
Trasmissione	..	...	64
Trasmissione	..	...	63
Trasmissione	..	...	62
Trasmissione	..	...	61
Trasmissione	..	...	60
Trasmissione	..	...	59
Trasmissione	..	...	58
Trasmissione	..	...	57
Trasmissione	..	...	56
Trasmissione	..	...	55
Trasmissione	..	...	54
Trasmissione	..	...	53
Trasmissione	..	...	52
Trasmissione	..	...	51
Trasmissione	..	...	50
Trasmissione	..	...	49
Trasmissione	..	...	48
Trasmissione	..	...	47
Trasmissione	..	...	46
Trasmissione	..	...	45
Trasmissione	..	...	44
Trasmissione	..	...	43
Trasmissione	..	...	42
Trasmissione	..	...	41
Trasmissione	..	...	40
Trasmissione	..	...	39
Trasmissione	..	...	38
Trasmissione	..	...	37
Trasmissione	..	...	36
Trasmissione	..	...	35
Trasmissione	..	...	34
Trasmissione	..	...	33
Trasmissione	..	...	32
Trasmissione	..	...	31
Trasmissione	..	...	30
Trasmissione	..	...	29
Trasmissione	..	...	28
Trasmissione	..	...	27
Trasmissione	..	...	26
Trasmissione	..	...	25
Trasmissione	..	...	24
Trasmissione	..	...	23
Trasmissione	..	...	22
Trasmissione	..	...	21
Trasmissione	..	...	20
Trasmissione	..	...	19
Trasmissione	..	...	18
Trasmissione	..	...	17
Trasmissione	..	...	16
Trasmissione	..	...	15
Trasmissione	..	...	14
Trasmissione	..	...	13
Trasmissione	..	...	12
Trasmissione	..	...	11
Trasmissione	..	...	10
Trasmissione	..	...	9
Trasmissione	..	...	8
Trasmissione	..	...	7
Trasmissione	..	...	6
Trasmissione	..	...	5
Trasmissione	..	...	4
Trasmissione	..	...	3
Trasmissione	..	...	2
Trasmissione	..	...	1

[illegible][illegible]

Station	Tablets	Dose per 100 calves
	50,000 I.U./tablet	
Guernsey	Thermed .. ..	Start sprayed
	Unthermed .. ..	21.00
Penryn andrey	Thermed .. ..	34.00
Calson	Do. .. ..	21.00
	Unthermed .. ..	22.00
Yellakerry	Thermed .. ..	22.00
	Unthermed .. ..	22.00
Wangston	Thermed .. ..	34.00
	Unthermed .. ..	41.00

Station	Vehicle	Run Time (Departs - arrives)
<b>EL COPAL</b>		
Tehuacan City	12	1:23
Calcutt	11	1:23
	10	1:23
	9	1:23
	8	1:23
	7	1:23
	6	1:23
	5	1:23
	4	1:23
	3	1:23
	2	1:23
	1	1:23
	0	1:23
	-1	1:23
	-2	1:23
	-3	1:23
	-4	1:23
	-5	1:23
	-6	1:23
	-7	1:23
	-8	1:23
	-9	1:23
	-10	1:23
	-11	1:23
	-12	1:23
	-13	1:23
	-14	1:23
	-15	1:23
	-16	1:23
	-17	1:23
	-18	1:23
	-19	1:23
	-20	1:23
	-21	1:23
	-22	1:23
	-23	1:23
	-24	1:23
	-25	1:23
	-26	1:23
	-27	1:23
	-28	1:23
	-29	1:23
	-30	1:23
	-31	1:23
	-32	1:23
	-33	1:23
	-34	1:23
	-35	1:23
	-36	1:23
	-37	1:23
	-38	1:23
	-39	1:23
	-40	1:23
	-41	1:23
	-42	1:23
	-43	1:23
	-44	1:23
	-45	1:23
	-46	1:23
	-47	1:23
	-48	1:23
	-49	1:23
	-50	1:23
	-51	1:23
	-52	1:23
	-53	1:23
	-54	1:23
	-55	1:23
	-56	1:23
	-57	1:23
	-58	1:23
	-59	1:23
	-60	1:23
	-61	1:23
	-62	1:23
	-63	1:23
	-64	1:23
	-65	1:23
	-66	1:23
	-67	1:23
	-68	1:23
	-69	1:23
	-70	1:23
	-71	1:23
	-72	1:23
	-73	1:23
	-74	1:23
	-75	1:23
	-76	1:23
	-77	1:23
	-78	1:23
	-79	1:23
	-80	1:23
	-81	1:23
	-82	1:23
	-83	1:23
	-84	1:23
	-85	1:23
	-86	1:23
	-87	1:23
	-88	1:23
	-89	1:23
	-90	1:23
	-91	1:23
	-92	1:23
	-93	1:23
	-94	1:23
	-95	1:23
	-96	1:23
	-97	1:23
	-98	1:23
	-99	1:23
	-100	1:23
	-101	1:23
	-102	1:23
	-103	1:23
	-104	1:23
	-105	1:23
	-106	1:23
	-107	1:23
	-108	1:23
	-109	1:23
	-110	1:23
	-111	1:23
	-112	1:23
	-113	1:23
	-114	1:23
	-115	1:23
	-116	1:23
	-117	1:23
	-118	1:23
	-119	1:23
	-120	1:23
	-121	1:23
	-122	1:23
	-123	1:23
	-124	1:23
	-125	1:23
	-126	1:23
	-127	1:23
	-128	1:23
	-129	1:23
	-130	1:23
	-131	1:23
	-132	1:23
	-133	1:23
	-134	1:23
	-135	1:23
	-136	1:23
	-137	1:23
	-138	1:23
	-139	1:23
	-140	1:23

NAME	Country	Price
12. COGNAC DEL.		
Cornudet	FR	10.14
Deussing & Co	FR	9.89
Henri Dubouché	FR	10.20
Legrand	FR	1.00
Guillot	FR	7.64
Moreau	FR	9.84

EL CDR Yafel, "			
Calvin	..	(a) First Unmanned	101
		(b) Bayonet ..	678
		(c) Quarterly ..	4 14

[illegible][illegible]

21. COTTON LINE.			
Garlic	..	Overseas	.. 16.00
Handful	..	White Norths	.. 15.10
		Red Norths	.. 16.10
Island	..	Western Longs	.. 17.10
		Java	.. 18.00
		Peru	.. 18.00
Roller	..	Western Longs	.. 17.00
		Java	.. 18.00
		Peru	.. 18.10

[illegible]

Weather		Temperature		Wind		Humidity		Pressure		Rain	
Clear	65	75	85	10	20	60	70	1010	1015	0.0	0.0
Partly Cloudy	68	78	88	15	25	65	75	1012	1018	0.0	0.0
Cloudy	70	80	90	20	30	70	80	1014	1020	0.0	0.0
Light Rain	72	82	92	25	35	75	85	1016	1022	0.1	0.2
Heavy Rain	75	85	95	30	40	80	90	1018	1024	0.5	1.0

[illegible]

Port.	Tariff.	Price	Port.	Tariff.	Price.
<b>21. TOBACCO.</b>					
Cigarettes	..	12.00	<b>22. TANNED GOAT SKINS.</b>		
Cigars	..	10.00	Madras	..	English, 4-11 1/2 1.00
Other	..	8.00		..	Up country .. 1.00
Trade	..	10.00		..	Down, 7-11 1/2 1.00
	..	10.00	<b>23. TANNED GOAT SKINS.</b>		
	..	10.00	Madras	..	Up .. 1.00
	..	10.00		..	Down .. 1.00
	..	10.00		..	Common .. 1.00
	..	10.00	<b>24. TANNED SHEEP SKINS.</b>		
	..	10.00	Madras	..	Up .. 1.00
	..	10.00		..	Down .. 1.00
	..	10.00		..	Common .. 1.00
	..	10.00	<b>25. B. B. SHEET.</b>		
	..	10.00	<b>26. B. B. SHEET.</b>		
	..	10.00	<b>27. B. B. SHEET.</b>		
	..	10.00	<b>28. B. B. SHEET.</b>		
	..	10.00	<b>29. B. B. SHEET.</b>		
	..	10.00	<b>30. B. B. SHEET.</b>		
	..	10.00	<b>31. B. B. SHEET.</b>		
	..	10.00	<b>32. B. B. SHEET.</b>		
	..	10.00	<b>33. B. B. SHEET.</b>		
	..	10.00	<b>34. B. B. SHEET.</b>		
	..	10.00	<b>35. B. B. SHEET.</b>		
	..	10.00	<b>36. B. B. SHEET.</b>		
	..	10.00	<b>37. B. B. SHEET.</b>		
	..	10.00	<b>38. B. B. SHEET.</b>		
	..	10.00	<b>39. B. B. SHEET.</b>		
	..	10.00	<b>40. B. B. SHEET.</b>		
	..	10.00	<b>41. B. B. SHEET.</b>		
	..	10.00	<b>42. B. B. SHEET.</b>		
	..	10.00	<b>43. B. B. SHEET.</b>		
	..	10.00	<b>44. B. B. SHEET.</b>		
	..	10.00	<b>45. B. B. SHEET.</b>		
	..	10.00	<b>46. B. B. SHEET.</b>		
	..	10.00	<b>47. B. B. SHEET.</b>		
	..	10.00	<b>48. B. B. SHEET.</b>		
	..	10.00	<b>49. B. B. SHEET.</b>		
	..	10.00	<b>50. B. B. SHEET.</b>		
	..	10.00	<b>51. B. B. SHEET.</b>		
	..	10.00	<b>52. B. B. SHEET.</b>		
	..	10.00	<b>53. B. B. SHEET.</b>		
	..	10.00	<b>54. B. B. SHEET.</b>		
	..	10.00	<b>55. B. B. SHEET.</b>		
	..	10.00	<b>56. B. B. SHEET.</b>		
	..	10.00	<b>57. B. B. SHEET.</b>		
	..	10.00	<b>58. B. B. SHEET.</b>		
	..	10.00	<b>59. B. B. SHEET.</b>		
	..	10.00	<b>60. B. B. SHEET.</b>		
	..	10.00	<b>61. B. B. SHEET.</b>		
	..	10.00	<b>62. B. B. SHEET.</b>		
	..	10.00	<b>63. B. B. SHEET.</b>		
	..	10.00	<b>64. B. B. SHEET.</b>		
	..	10.00	<b>65. B. B. SHEET.</b>		
	..	10.00	<b>66. B. B. SHEET.</b>		
	..	10.00	<b>67. B. B. SHEET.</b>		
	..	10.00	<b>68. B. B. SHEET.</b>		
	..	10.00	<b>69. B. B. SHEET.</b>		
	..	10.00	<b>70. B. B. SHEET.</b>		
	..	10.00	<b>71. B. B. SHEET.</b>		
	..	10.00	<b>72. B. B. SHEET.</b>		
	..	10.00	<b>73. B. B. SHEET.</b>		
	..	10.00	<b>74. B. B. SHEET.</b>		
	..	10.00	<b>75. B. B. SHEET.</b>		
	..	10.00	<b>76. B. B. SHEET.</b>		
	..	10.00	<b>77. B. B. SHEET.</b>		
	..	10.00	<b>78. B. B. SHEET.</b>		
	..	10.00	<b>79. B. B. SHEET.</b>		
	..	10.00	<b>80. B. B. SHEET.</b>		
	..	10.00	<b>81. B. B. SHEET.</b>		
	..	10.00	<b>82. B. B. SHEET.</b>		
	..	10.00	<b>83. B. B. SHEET.</b>		
	..	10.00	<b>84. B. B. SHEET.</b>		
	..	10.00	<b>85. B. B. SHEET.</b>		
	..	10.00	<b>86. B. B. SHEET.</b>		
	..	10.00	<b>87. B. B. SHEET.</b>		
	..	10.00	<b>88. B. B. SHEET.</b>		
	..	10.00	<b>89. B. B. SHEET.</b>		
	..	10.00	<b>90. B. B. SHEET.</b>		
	..	10.00	<b>91. B. B. SHEET.</b>		
	..	10.00	<b>92. B. B. SHEET.</b>		
	..	10.00	<b>93. B. B. SHEET.</b>		
	..	10.00	<b>94. B. B. SHEET.</b>		
	..	10.00	<b>95. B. B. SHEET.</b>		
	..	10.00	<b>96. B. B. SHEET.</b>		
	..	10.00	<b>97. B. B. SHEET.</b>		
	..	10.00	<b>98. B. B. SHEET.</b>		
	..	10.00	<b>99. B. B. SHEET.</b>		
	..	10.00	<b>100. B. B. SHEET.</b>		





The following Bill was introduced in the Legislative Assembly on the 1st March 1939:—

L.A. 1938 No. 22 OF 1939

A Bill further to amend the Indian Tariff Act, 1930.

Whereas it is expedient further to amend the Indian Tariff Act, 1930, for the purposes hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called the Indian Tariff (Second Amendment) Act 1938.

2. In the First Schedule to the Indian Tariff Act, 1930,—

inserted at the end of the Schedule the following:—

- (a) in Part IV, (b) in the last column for the figures "1000" the figures "1200" shall be substituted;
- (c) in Part IV, (b) in the last column, for the words "The 1.2 per cent." the words "Twelve cents per cent." shall be substituted;
- (d) in the last column, for the figures "1000" the figures "1200" shall be substituted;
- (e) for the figures contained in Section X the following figures shall be substituted, namely:—

Sl. No.	Short Name	Country	Rate	Per cent.	of value	or	Weight	or	Measure
43	Woolen Yarns— (a) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
44	Woolen Yarns— (b) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
45	Woolen Yarns— (c) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
46	Woolen Yarns— (d) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
47	Woolen Yarns— (e) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
48	Woolen Yarns— (f) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
49	Woolen Yarns— (g) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
50	Woolen Yarns— (h) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
51	Woolen Yarns— (i) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
52	Woolen Yarns— (j) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
53	Woolen Yarns— (k) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
54	Woolen Yarns— (l) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
55	Woolen Yarns— (m) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
56	Woolen Yarns— (n) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
57	Woolen Yarns— (o) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
58	Woolen Yarns— (p) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
59	Woolen Yarns— (q) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
60	Woolen Yarns— (r) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
61	Woolen Yarns— (s) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
62	Woolen Yarns— (t) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
63	Woolen Yarns— (u) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
64	Woolen Yarns— (v) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
65	Woolen Yarns— (w) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
66	Woolen Yarns— (x) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
67	Woolen Yarns— (y) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.
68	Woolen Yarns— (z) of all kinds, whether washed or unwashed, and whether or not dyed, and whether or not treated with chemicals, and whether or not of the same kind.	Indochina	1000	12	per cent.	or	1200	12	per cent.

Whereas the Commission has been directed by the Council of the Government to enquire into the operation of the Indian Tariff Act, 1930, and to report thereon to the Council of the Government; and whereas the Commission has reported that the operation of the Indian Tariff Act, 1930, is such as to require the amendment thereof; and whereas the Council of the Government has resolved to amend the Indian Tariff Act, 1930, in the manner hereinbefore provided; It is hereby enacted as follows:—

Description of Paper and other details, viz:— 1. Name of the paper. 2. Nature of the paper. 3. Date of issue. 4. Place of issue. 5. Name of the printer. 6. Name of the publisher. 7. Name of the proprietor. 8. Name of the agent.	Description	No. per copy of sheets	—	—	—
40-100	Paper	100	100	100	100
40-100	Paper	100	100	100	100
40-100	Paper	100	100	100	100

40-100. Nos. 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100.

40-100. Nos. 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100.

40-100. Nos. 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100.

#### STATEMENT OF OBJECTS AND REASONS.

The object of the Bill is to give effect to the decision of the Government of India in the Report of the Joint Board on the Magazines, Newspapers and Paper and Paper Duty Committee.

2. The Joint Board have recently submitted a Report to the Government of India, and in their Report they have recommended that the protective duty on all and certain newspapers of all and every paper, it is proposed to continue the existing duty for another year under this Bill.

3. Since the passing of the Indian Paper (Amendment) Act, 1900 (XXI of 1900), Government have maintained a certain policy in the protection of the Indian newspaper and they are satisfied that in the interests of the Indian newspaper the protective duty of Indian alone per annum as stated may should be continued for another year. This proposal is also interpreted in the Bill.

Now Enacted,

The 20th March, 1901.

RAJENDRA KHAM.

#### Notes on Changes.

Clause 2—

Sub-section (1) continues for a year the existing rate of protective duty on Indian paper.

Sub-section (2) continues for another year and at a reduced rate the protective duty on newspapers of India.

Sub-section (3) revokes the Section of the Indian Paper (Amendment) Act, 1900 in the manner indicated in the Government of India, General Department Resolution No. 2227 (G.O.), dated 13th 1900.

Table III, on the Report of the Indian Trade Board on the  
 growth of petroleum in the paper and power pulp industries.  
 Sub-clause (b) requires for a year the closing rates of petroleum  
 duty at all and other goods.  
 Sub-clause (c) is consequential upon sub-clause (b) which has caused  
 the duration in relation to each of the items mentioned in Item  
 No. 46.

Mr. RAFT

Secretary to the Government of India

(Repealed by order of His Excellency the <sup>Govt</sup> Governor)

P. APPU SINGH,

Secretary to Government, Legal Department











## FROM THE CLAREN.

## CLASS II.

Article 20 of the recent Trade Agreement provides for the remission of the rates of import duty applicable on certain percentages of British manufactures. This provision empowers the Central Government to make these remissions at various times in accordance with the terms of the Agreement.

## CLASS II.

Paragraph (2) substitutes a flat and uniform rate of duty for the existing standard and preferential rates of 35, 30 and 25 per cent.

Schedule II.—On the articles enumerated below there shall be a standard rate of 35 per cent, such as without an alternative rate and a preferential rate of 30 per cent, and without an alternative rate and a preferential rate of 25 per cent, as follows:—

- 4 (2) Dressed hides.
- 5 (2) Tanned hides.
- 12 (2) Sausages.
- 17 (4) Fish oil.
- 18 (2) Canned fish.
- 26 (2) Cereals and cereals.
- 31 (2) Refined petroleum.
- 32 (1, 2) Sweet potatoes.
- 33 (7) Lead piglets.
- 34 (2) Fertilized oils (natural).
- 35 (2) Fertilized oils (synthetic).
- 36 (2) Gums.
- 38 (2) Skins other than fur.
- 39 (2) Leather cloth.
- 40 (2) Fur skins.
- 41 (2) Rubber latex.
- 42 (2) Fertilizers.
- 43 (2) Oils.
- 44 (2) Woollen and lamben fabrics.
- 45 (2) Woollen yarn and knitting wool.
- 46 (2) Of cloth and lace cloth.
- 47 (2) Paper and paper.
- 48 (2) French.
- 49 (2) Textiles.
- 50 (2) Adhesive articles.
- 51 (2) Washing machines.
- 52 (2) Building materials.
- 53 (2) Lathings.
- 54 (2) Tiles.
- 55 (2) Coatings.
- 56 (2) Iron and steel articles.
- 57 (2) Fertilized manures.
- 58 (2) German glass.
- 59 (2) Aluminium articles.
- 60 (2) Certain iron wrought articles.
- 61 (2) Zinc articles.
- 62 (2) Articles of brass and similar alloys.
- 63 (2) Hardware.
- 64 (2) Caskets.
- 65 (2) Metal furniture.
- 66 (2) Diving machinery.
- 67 (2) Electrical apparatus.
- 68 (2) Brakes.
- 69 (2) Metal fittings.

\* Standard imported.

Sub-chapter (5) abolishes the preferential rate of duty on the follow-  
ing articles in favour of produce of the United Kingdom while retaining  
the preferential rate in favour of produce of the Colonies:—

- 9 (1) \* Limited by bonded notes.
- 11 (1) \* \* \* \* \*
- 20 (1) \* \* \* \* \*
- 29 (1) \* \* \* \* \*
- 30 (1) \* \* \* \* \*

Sub-chapter (1) removes the distinction between general and restricted  
duties and applies the preference in favour of the Colonies to both  
classes.

Sub-chapter (2) gives preference in favour of the Colonies to spirits  
&c.

Sub-chapter (3) removes the preferential rates on the following articles  
without varying the standard rate:—

- 15 (2) \* \* \* \* \*
- 20 (1) (1) \* \* \* \* \*
- 24 (1) \* \* \* \* \*
- 25 (1) \* \* \* \* \*
- 26 (1) \* \* \* \* \*
- 27 (1) \* \* \* \* \*
- 28 (1) \* \* \* \* \*
- 29 (1) \* \* \* \* \*
- 30 (1) \* \* \* \* \*
- 31 (1) \* \* \* \* \*
- 32 (1) \* \* \* \* \*

Sub-chapter (4) correspondingly amends those items, which will be  
referred to in the same as the sub-chapter to which the standard  
rates apply.

Sub-chapter (5)—The preferential rates on silk and lace are removed  
by the inclusion of item No. 50 (1), and the standard rate on these  
commodities is brought into line with that of other fermented liquors.

Sub-chapters (6) and (6A).—The preferences are abolished and the  
standard rates retained.

Sub-chapters (7) and (7A).—Sole silk is removed from item No. 50  
and preference is given in favour of the Colonies only. In item No. 50  
(1) the preferential rate is abolished; bonded goods is taken from item  
No. 50 (4) and with the abolition of the preferential rate, this article  
will now be covered by item No. 50 (2) (c).

Sub-chapter (8).—The sub-chapter removes certain preferential rates,  
as the chapters included would otherwise fall under item No. 50.

Sub-chapter (9) abolishes the preferences and reduces the standard  
rate.

Sub-chapter (10) abolishes the preferences and reduces the standard  
of various rates from 35 per cent to 30 per cent on the following  
items:—

- 20 (1) \* Ticket map.
- 27 (1) \* \* \* \* \*
- 28 (1) \* \* \* \* \*
- 29 (1) \* \* \* \* \*
- 30 (1) \* \* \* \* \*
- 31 (1) \* \* \* \* \*
- 32 (1) \* \* \* \* \*
- 33 (1) \* \* \* \* \*
- 34 (1) \* \* \* \* \*
- 35 (1) \* \* \* \* \*

\* Wherever applicable.

Sub-section (2) to (11) — Protection, on entry goods is extended up to 30% and the percentage rate for goods of British manufacture are revised in accordance with the Trade agreement.

Sub-section (12) in conjunction with the schedule of Item No. 51 (C) prescribes the preferential rate on further items.

Sub-section (13) and (14) deal with loss and cost. Preferential rates are also made with regard to free zones—Item No. 52 (C) and 53 (D)—and the ad valorem rates of 4-15, both revenue and protective, have been fixed at 30-40% per cent.

Sub-section (15) makes an exception in the question of preference in relation to articles to which Item No. 73 (C) applies.

Sub-section (16) and (17) remove the preferential rate on savings, subject such rate on entry and gives a preference in respect of minor items.

Sub-section (18) and (19) remove the preferential rate in the case of certain kinds of instruments.

Sub-section (20) prescribes a preferential rate in favour of the Colonies in the case of artificial silk.

Sub-section (21) prescribes the preference on medical instruments. A verbal change then permits of the omission of Item No. 10 (A).

Sub-section (22) removes the preference and raises the standard rate.

W. E. BAILEY,  
Secretary to the Government of India.

(Repealed) by order of His Excellency the Governor

S. APPA SAIR,  
Secretary to Government, Legal Department



# THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 3] MADRAS, TUESDAY EVENING, APRIL 30, 1930. [PART II CONT.

## Part III—Proceedings of the Indian Legislature

CONTENTS.	Page.
No. 17 of 1929, Amendment of Weight.	17
No. 2 of 1930, Indian Sea-port Shipping (General Amendment).	2
No. 3 of 1930, Amendment of Weight and Measure.	3
No. 22 of 1929, Indian Sea-port Shipping (General Amendment).	22
No. 23 of 1929, Indian Sea-port Shipping (General Amendment).	23
No. 24 of 1929, Indian Sea-port Shipping (General Amendment).	24
No. 25 of 1929, Indian Sea-port Shipping (General Amendment).	25
No. 26 of 1929, Indian Sea-port Shipping (General Amendment).	26
No. 27 of 1929, Indian Sea-port Shipping (General Amendment).	27
No. 28 of 1929, Indian Sea-port Shipping (General Amendment).	28
No. 29 of 1929, Indian Sea-port Shipping (General Amendment).	29
No. 30 of 1929, Indian Sea-port Shipping (General Amendment).	30
No. 31 of 1929, Indian Sea-port Shipping (General Amendment).	31
No. 32 of 1929, Indian Sea-port Shipping (General Amendment).	32
No. 33 of 1929, Indian Sea-port Shipping (General Amendment).	33
No. 34 of 1929, Indian Sea-port Shipping (General Amendment).	34
No. 35 of 1929, Indian Sea-port Shipping (General Amendment).	35
No. 36 of 1929, Indian Sea-port Shipping (General Amendment).	36
No. 37 of 1929, Indian Sea-port Shipping (General Amendment).	37
No. 38 of 1929, Indian Sea-port Shipping (General Amendment).	38
No. 39 of 1929, Indian Sea-port Shipping (General Amendment).	39
No. 40 of 1929, Indian Sea-port Shipping (General Amendment).	40
No. 41 of 1929, Indian Sea-port Shipping (General Amendment).	41
No. 42 of 1929, Indian Sea-port Shipping (General Amendment).	42
No. 43 of 1929, Indian Sea-port Shipping (General Amendment).	43
No. 44 of 1929, Indian Sea-port Shipping (General Amendment).	44
No. 45 of 1929, Indian Sea-port Shipping (General Amendment).	45
No. 46 of 1929, Indian Sea-port Shipping (General Amendment).	46
No. 47 of 1929, Indian Sea-port Shipping (General Amendment).	47
No. 48 of 1929, Indian Sea-port Shipping (General Amendment).	48
No. 49 of 1929, Indian Sea-port Shipping (General Amendment).	49
No. 50 of 1929, Indian Sea-port Shipping (General Amendment).	50
No. 51 of 1929, Indian Sea-port Shipping (General Amendment).	51
No. 52 of 1929, Indian Sea-port Shipping (General Amendment).	52
No. 53 of 1929, Indian Sea-port Shipping (General Amendment).	53
No. 54 of 1929, Indian Sea-port Shipping (General Amendment).	54
No. 55 of 1929, Indian Sea-port Shipping (General Amendment).	55
No. 56 of 1929, Indian Sea-port Shipping (General Amendment).	56
No. 57 of 1929, Indian Sea-port Shipping (General Amendment).	57
No. 58 of 1929, Indian Sea-port Shipping (General Amendment).	58
No. 59 of 1929, Indian Sea-port Shipping (General Amendment).	59
No. 60 of 1929, Indian Sea-port Shipping (General Amendment).	60
No. 61 of 1929, Indian Sea-port Shipping (General Amendment).	61
No. 62 of 1929, Indian Sea-port Shipping (General Amendment).	62
No. 63 of 1929, Indian Sea-port Shipping (General Amendment).	63
No. 64 of 1929, Indian Sea-port Shipping (General Amendment).	64
No. 65 of 1929, Indian Sea-port Shipping (General Amendment).	65
No. 66 of 1929, Indian Sea-port Shipping (General Amendment).	66
No. 67 of 1929, Indian Sea-port Shipping (General Amendment).	67
No. 68 of 1929, Indian Sea-port Shipping (General Amendment).	68
No. 69 of 1929, Indian Sea-port Shipping (General Amendment).	69
No. 70 of 1929, Indian Sea-port Shipping (General Amendment).	70
No. 71 of 1929, Indian Sea-port Shipping (General Amendment).	71
No. 72 of 1929, Indian Sea-port Shipping (General Amendment).	72
No. 73 of 1929, Indian Sea-port Shipping (General Amendment).	73
No. 74 of 1929, Indian Sea-port Shipping (General Amendment).	74
No. 75 of 1929, Indian Sea-port Shipping (General Amendment).	75
No. 76 of 1929, Indian Sea-port Shipping (General Amendment).	76
No. 77 of 1929, Indian Sea-port Shipping (General Amendment).	77
No. 78 of 1929, Indian Sea-port Shipping (General Amendment).	78
No. 79 of 1929, Indian Sea-port Shipping (General Amendment).	79
No. 80 of 1929, Indian Sea-port Shipping (General Amendment).	80
No. 81 of 1929, Indian Sea-port Shipping (General Amendment).	81
No. 82 of 1929, Indian Sea-port Shipping (General Amendment).	82
No. 83 of 1929, Indian Sea-port Shipping (General Amendment).	83
No. 84 of 1929, Indian Sea-port Shipping (General Amendment).	84
No. 85 of 1929, Indian Sea-port Shipping (General Amendment).	85
No. 86 of 1929, Indian Sea-port Shipping (General Amendment).	86
No. 87 of 1929, Indian Sea-port Shipping (General Amendment).	87
No. 88 of 1929, Indian Sea-port Shipping (General Amendment).	88
No. 89 of 1929, Indian Sea-port Shipping (General Amendment).	89
No. 90 of 1929, Indian Sea-port Shipping (General Amendment).	90
No. 91 of 1929, Indian Sea-port Shipping (General Amendment).	91
No. 92 of 1929, Indian Sea-port Shipping (General Amendment).	92
No. 93 of 1929, Indian Sea-port Shipping (General Amendment).	93
No. 94 of 1929, Indian Sea-port Shipping (General Amendment).	94
No. 95 of 1929, Indian Sea-port Shipping (General Amendment).	95
No. 96 of 1929, Indian Sea-port Shipping (General Amendment).	96
No. 97 of 1929, Indian Sea-port Shipping (General Amendment).	97
No. 98 of 1929, Indian Sea-port Shipping (General Amendment).	98
No. 99 of 1929, Indian Sea-port Shipping (General Amendment).	99
No. 100 of 1929, Indian Sea-port Shipping (General Amendment).	100

Acts of the Indian Legislature assented to by the Governor General.

### GOVERNMENT OF INDIA. LEGISLATIVE DEPARTMENT.

The following Act of the Indian Legislature received the assent of the Governor-General on the 28th March 1930, and is hereby promulgated for general information:—

ACT No IX OF 1930.  
*An Act to establish standards of weight throughout British India.*

WHEREAS it is expedient to establish standards of weight throughout British India;

ENACTED that the following Act be and it shall have effect accordingly:—

[ 210 ]

It is hereby enacted as follows:—

Short title,  
extent and  
commencement  
hereof.

1. (1) This Act may be called the Standards of Weight Act, 1930.

(2) It extends to the whole of British India.

(3) It shall come into force on such date as the Central Government may, by notification in the official Gazette, appoint.

Unit for  
weights.

2. (1) The unit for weight shall be the standard grain, that is to say, that weight which when multiplied by 1709.66243 is the weight in avoirdupois of the international cylinder in the custody of the Mint Master, Bombay, certified by the Standards Department of the British Board of Trade as having a weight of 1709.66243 grains in vacuo.

(2) The standard grain shall be the only unit from which all other standard weights shall be ascertained.

Standard  
weights.

3. (1) There shall be the following standard weights, namely:—

(a) the standard ton, being a weight of 190 standard grains;

(b) the standard seer, being a weight of 80 standard tolas or 14,400 standard grains;

(c) the standard maund, being a weight of 40 standard seers;

(d) the standard pound, being a weight of 7,000 standard grains;

(e) the standard ounce, being one-sixteenth part of the weight of a standard pound;

(f) the standard hundredweight, being a weight of 112 standard pounds;

(g) the standard ton, being a weight of 2,240 standard pounds.

(2) No weight other than the weights set forth in sub-section (1) and integral multiples or sub-multiples of any such weight shall be used as a standard weight.

Set of  
standard  
weights.

4. (1) The Central Government shall cause to be prepared one set of each of the standard weights specified in sub-section (1) of section 3 or multiples or sub-multiples thereof as the Central Government may consider expedient, and shall cause each weight of



each set to be authenticated as having been ascertained from the standard grains, and shall deposit the set in such custody as the Central Government may think fit.

(5) The Central Government shall cause similar sets of weights, similarly authenticated, to be prepared, and shall supply one set to each Provincial Government.

(5) The Central Government shall cause similar sets of weights, similarly authenticated, to be prepared and shall supply one set to the Government of any Indian State or foreign settlement situated in India which applies for it and pays the price fixed by the Central Government.

3. (1) The Central Government may, by notification in the official Gazette, make rules for carrying into effect the provisions of this Act.

(2) Without prejudice to the generality of the foregoing power, rules made under this section may regulate—

- (a) the preparation of the sets of standard weights referred to in section 4;
- (b) the custody of the set of such weights which is to be maintained by the Central Government and the periodical verification and adjustment thereof;
- (c) the periodical verification and adjustment of the sets of standard weights supplied to Provincial and other Governments.

6. The Indian Weights and Measures of Capacity <sup>Regul.</sup> Act, 1871, in so far as it relates to the establishment of standards of weight, is hereby repealed.

G. H. SPENCE,

Secretary to the Government of India.

(Republished by order of His Excellency the Governor)

P. APPU NAIR,

Secretary to Government, Legal Department.

REPEAL OF  
1971.

The following Act of the Indian Legislature received the assent of the Governor-General on the 22nd March 1930, and is hereby promulgated for general information.—

ACT No. X OF 1929.

*An Act further to amend the Indian Merchant Shipping Act, 1923, for a certain purpose.*

WHEREAS it is expedient to implement fully the provisions of Article 140 (relating to accommodation on pilgrim ships) of the International Sanitary Convention signed at Paris on the 21st day of June 1926, and in furtherance of that purpose further to amend sections 149 and 153 of the Indian Merchant Shipping Act, 1923, in the manner hereinafter appearing,

It is hereby enacted as follows:—

1. This Act may be called the Indian Merchant Shipping (Second Amendment) Act, 1929.

2. In clause (3) of section 149 of the Indian Merchant Shipping Act, 1923 (hereinafter referred to as the said Act)—

(a) After the words "means a Mahomedan passenger" the words "irrespective of age" shall be inserted, and

(b) the words commencing "but it does not include" and ending "shall be reckoned as one pilgrim" shall be omitted.

3. In the proviso to sub-sections (2) and (3) of section 153 of the said Act the words "of the age of twelve years or upwards" shall be omitted.

G. H. SPENCE,  
*Secretary to the Government of India.*

(Republished by order of His Excellency the Governor)

F. APPU NAIR,  
*Secretary to Government, Legal Department.*

The following Act of the Indian Legislature received the assent of the Governor General on the 25th March 1933, and is hereby promulgated for general information:—

ACT No. XI OF 1933.

*An Act to amend the Insurance Act, 1933.*

WHEREAS it is expedient to amend the Insurance Act, 1933, for the purposes hereinafter appearing;

It is hereby enacted as follows:—

1. (1) This Act may be called the Insurance <sup>Amendment</sup> Act, 1933.

(2) It shall come into force on such date as the <sup>Central Government may, by notification in the official Gazette, appoint in this behalf.</sup>

2. In section 2 of the Insurance Act, 1933 (hereinafter referred to as the said Act),—

(a) to sub-clause (e) of clause (8) the following <sup>words</sup> shall be added, namely:—

(ii) with the object of obtaining insurance business, employs a representative, or maintains a place of business, in British India; "

(b) in clause (14), after the word "double" the words "or triple" shall be inserted.

3A. In Part II of the said Act, after the heading <sup>Provisions applicable to Insurers</sup> "Provisions applicable to Insurers" the following sections shall be inserted, namely:—

" 2A. Every insurer shall be subject to all the provisions of this Act in relation to any class of insurance business as long as his liabilities in British India in respect of business of that class remain unsatisfied or not otherwise provided for.

2B. The provisions of this Act shall not apply to an insurer as defined in paragraph (1) or (2) of sub-clause (a) of clause (9) of section 2 in relation to any class of his insurance business where such insurer has ceased, before the commencement of this Act, to enter into any new contracts of that class of business."

- Amendment of section 7.*
3. In section 7 of the said Act,—
- (4) in clause (1) of sub-section (2), after the words "or its cargo" the words "and no other type of marine insurance" shall be inserted;
  - (5) in sub-section (2), for the word "transacted" the words "carried on" shall be substituted;
  - (6) in sub-section (3) and in the proviso thereto, for the words and figures "the 1st day of January 1920," the words "the expiry of four months from the commencement of this Act" shall be substituted;
  - (7) in sub-section (4), after the words "in the case of an insurer" the words "to whom that sub-section applies," shall be inserted.
- Amendment of section 8.*
4. In sub-section (1) of section 8 of the said Act, after the word and figure "section 7" the words and figure "or section 16" shall be inserted.
- Amendment of section 9.*
5. In section 9 of the said Act, after the word and figure "section 7" the words and figure "or section 16" shall be inserted.
- 6.
- Amendment of section 16.*
7. In sub-section (2) of section 16 of the said Act,—
- (a) for the words "four copies" the words "four certified copies" shall be substituted;
  - (b) in clause (a), after the words "a statement" the words "andried by a person duly qualified under the law of the insurer's country" shall be inserted;
  - (c) in clause (b), after the words "applicable to that class of business" the words "and similarly audited," shall be inserted.
- Amendment of section 17.*
8. In section 17 of the said Act,—
- (c) after the words and figure "incorporated under the Indian Companies Act, 1913" the words and figures "or under the Indian Companies Act, 1882, or under the Indian Companies Act, 1933, or under any Act repealed thereby," shall be inserted;
  - (d) for the words "his accounts and balance-sheet" the words "his balance-sheet and accounts" shall be substituted;

- (e) for the words "a copy of such accounts and balance sheet" the words "copies of such balance-sheet and accounts" shall be substituted;
- (f) for the words "where such copy is so sent" the words "where such copies are so sent" shall be substituted;
- (g) for the words "to file a balance-sheet" the words "to file copies of the balance-sheet and accounts" shall be substituted;
- (h) for the words "the copy of the accounts and balance sheet so sent" the words "such copies so sent" shall be substituted.

9. After section 17 of the said Act the following section shall be inserted, namely:—

"17A. Nothing in this Act shall apply to the preparation of accounts by an insurer and the audit and submission thereof in respect of any accounting year which has expired prior to the commencement of this Act, and notwithstanding the other provisions of this Act, such accounts shall be prepared, audited and submitted in accordance with the law in force immediately before the commencement of this Act."

10. In sub-section (1) and sub-section (2) of section 27 of the said Act,—

- (i) after the word and figure "section 7" the words and figure "or section 25" shall be inserted;
- (ii) after the words "bonds granted by him on policies of life insurance" the words "amounting for payment in India and within their surrender value" shall be inserted.

11. In sub-section (2) of section 28 of the said Act,—

- (a) for the word "fourteen", in both places where it occurs, the word "thirty-one" shall be substituted;
- (b) for the words "the principal officer" the words "a principal officer" shall be substituted.

Amendment  
of section 21.

12. In section 21 of the said Act,—

- (a) after the word and figure "section 7" the words and figure "or section 16" shall be inserted;
- (b) after the words "be kept otherwise than" the words "in the name of a public officer approved by the Central Government, or" shall be inserted.

Amendment  
of section 23.

13. In sub-section (4) of section 23 of the said Act, for the words and figures "and for the payment of the first instalment of the deposit under sections 3 and 7" the words and figures "under section 3 and for the payment of the instalments of the deposit under section 7 or section 38" shall be substituted.

Amendment  
of section 26.

14. In section 26 of the said Act,—

- (a) in sub-section (5),—
  - (i) after the words "instrument duly attested but" the words "except where the transfer or assignment is in favour of the insurer" shall be inserted;
  - (ii) after the words "notice in writing of the transfer or assignment" the words "together with either the said endorsement or instrument itself or a copy thereof certified to be correct by both transferor and transferee or their duly authorised agents" shall be inserted;
  - (iii) the words "at his principal place of business in British India by or on behalf of the transferor or transferee" shall be omitted;
  - (iv) at the end the following proviso shall be added:—
 

"Provided that where the insurer maintains one or more places of business in British India, such notice shall be delivered only at the place in British India mentioned in the policy for the purpose or at his principal place of business in British India."

(b) in sub-section (2), for the words, figure and brackets "From the date of the receipt of the notice referred to in sub-section (1), the insurer shall" the words, figure and brackets "Sub-ject to the terms and conditions of the transfer or assignment, the insurer shall, from the date of the receipt of the notice referred to in sub-section (2)," shall be substituted;

(c) for sub-section (4) the following sub-section shall be substituted, namely:—

"(4) Any rights and remedies of an assignee or transferee of a policy of life insurance under an assignment or transfer effected prior to the commencement of this Act shall not be affected by the provisions of this section."

(d) in sub-section (7), for the words "life of the policy-holder" the words "lifetime of the person whose life is insured" shall be substituted.

15. In section 35 of the said Act,—

*Amended at section 15.*

(a) in sub-section (1), after the words "The holder of a policy of life insurance" the words "on his own life, not being an absolute assignee of the benefits under the policy," shall be inserted;

(b) to sub-section (2) the following shall be added, namely:—

"But unless notice in writing of any such cancellation or change has been delivered to the insurer, the insurer shall not be liable for any payment under the policy made bona fide by him to a nominee mentioned in the text of the policy or registered in records of the insurer."

(c) for sub-section (3) the following sub-section shall be substituted, namely:—

"(3) The insurer shall furnish to the policy-holder a written acknowledgment of having registered a nomination or a cancellation or change thereof, and may charge a fee not exceeding one rupee for registering such cancellation or change."

- (d) in sub-section (5), for the words "lifetime of the policy-holder" the words "lifetime of the person whose life is insured" shall be substituted;
- (e) in sub-section (6), for the word "policy-holder" the words "person whose life is insured" shall be substituted.
16. In section 40 of the said Act,—
- (a) in sub-section (1), the word "licensed", in both places where it occurs, and the words and figure "under section 42" shall be omitted;
- (b) in sub-section (2), the words and figure "licensed under section 42" shall be omitted;
- (c) in sub-section (3), for the words "an insurance agent" the words "any person, whether an insurance agent within the meaning of this Act or not," shall be substituted.
- 17.
18. In section 47 of the said Act,—
- (a) in sub-section (1), after the words "from the date of the maturing of the policy" the words "or, where the circumstances are such that the insurer cannot be immediately aware of such maturing, from the date on which notice of such maturing is given to the insurer," shall be inserted;
- (b) in sub-section (4), for the words "from the death of the insured, or the maturing of the policy by survival" the words "from the maturing of the policy by survival, or from the date of receipt of notice by the insurer of the death of the insured, as the case may be," shall be substituted.
19. In section 48 of the said Act,—
- (a) in sub-section (1), after the words and figure "incorporated under the Indian Companies Act, 1913," the words and figures "or under the Indian Companies Act, 1882, or under the Indian Companies Act, 1898, or under any Act repealed thereby," shall be inserted;



(b) for sub-section (2) the following sub-section shall be substituted, namely:—

"(2) This section shall not take effect, in respect of any company in existence at the commencement of this Act, until the expiry of one year therefrom, and in respect of any company incorporated after the commencement of this Act, until the expiry of two years from the date of registration to carry on life insurance business."

20. In section 30 of the said Act, for the words <sup>Amendment of section 30.</sup> "within three months of the lapsing of a policy of life insurance," the words "before the expiry of three months from the date on which the premium in respect of a policy of life insurance were payable but not paid," shall be substituted.

21. In sub-clause (i) of clause (k) of sub-section (2) <sup>Amendment of section 33 of the said Act, after the word and figure "section 7" the words and figure "or section 93" shall be inserted.</sup> of section 33 of the said Act, after the word and figure "section 7" the words and figure "or section 93" shall be inserted.

22. In section 39 of the said Act, for the words and <sup>Amendment of section 39.</sup> figure "deposit made by the company under section 7" the words and figures "deposit made by the company or the insurer, as the case may be, under section 7 or section 96" shall be substituted.

23. In section 41 of the said Act, for the word <sup>Amendment of section 41.</sup> "agent" the word "representative" shall be substituted.

24. In section 65 of the said Act, for the word <sup>Amendment of section 65.</sup> "incorporate" the word "unincorporate" shall be substituted.

25. In sub-section (2) of section 73 of the said <sup>Amendment of section 73.</sup> Act,—

(a) for the words "twice each year" the words "twice in each calendar year" shall be substituted;

(b) for the words "income for the year" the words "income for the preceding calendar year" shall be substituted.

26. In sub-section (5) of section 80 of the said Act, <sup>Amendment of section 80.</sup> after the words "this section" the words and figure "and section 73" shall be inserted.

Amendment  
of section 17.

27. In sub-section (2) of section 82 of the said Act, after the words and figures "incorporated under the Indian Companies Act, 1913," the words and figures "or under the Indian Companies Act, 1882, or under the Indian Companies Act, 1902, or under any Act repealed thereby," shall be inserted.

Amendment  
of section 82.

28. To sub-section (2) of section 82 of the said Act the words "or in the name of a public officer approved by the Central Government" shall be added.

Amendment  
of section 85.

29. In clause (c) of sub-section (1) of section 85 of the said Act, for the words and figures "incorporated under the provisions of the Indian Companies Act, 1913," the words and figures "incorporated under the Indian Companies Act, 1913, or under the Indian Companies Act, 1882, or under the Indian Companies Act, 1902, or under any Act repealed thereby," shall be substituted.

Amendment  
of section 86.

30. In sub-section (2) of section 86 of the said Act, for the word "year", in both places where it occurs, the words "calendar year" shall be substituted.

Amendment  
of section  
103.

31. In sub-section (1) of section 103 of the said Act, for the words "in relation to any such class of insurance business" the words "in relation to any insurance business transacted in contravention of any of the said sections" shall be substituted.

Amendment  
of section  
114.

32. In clause (1) of sub-section (1) of section 114 of the said Act, after the figure and brackets "(5)," the figure and brackets "(6)," shall be inserted.

Amendment  
of section  
116.

33. In section 116 of the said Act, for the word and figure "section 6" the words and figures "section 7 or section 93" shall be substituted.

Repeal of  
Act No. 122  
of 1912 and  
Act No. 86  
of 1912.

34. Section 122 of the said Act is hereby repealed, and article 86 in the First Schedule to the Indian Limitation Act, 1908 shall have effect as if the said section had never been enacted.

Amendment  
of Part  
II of the  
First  
Schedule to  
the Indian  
Limitation  
Act, 1908.

35. In Part II of the First Schedule to the said Act, in the heading to Form A.A. for the words "Indian Assets" the words "Assets in India" shall be substituted.

28. In Part II of the Third Schedule to the said Amendment  
of 1914  
Schedule  
Act,—

- (a) in Form D,—
  - (i) for the entry in the first column "Commission (less that on Re-insurance)" the entry "Commission to insurance agents (less that on Re-insurance)" shall be substituted;
  - (ii) for the entry in the first column "I. Commissions and allowances" the entry "I. Allowances and Commission (other than commission to insurance agents)" shall be substituted;
  - (iii) in note (c) the word "British" shall be omitted;
- (b) in the fourth column of Form DD, after the word "immediate" the words "or deferred" shall be inserted;
- (c) to Form DDD the following notes shall be added, namely:—
 

"A separate statement must be given in respect of each class of life insurance business for which a separate revenue account is submitted.

Insurers having their principal place of business in British India shall give the information required in the form separately for business transacted in India and business transacted outside India and insurers having their principal place of business outside British India will furnish information regarding business transacted in India only."
- (d) in Form DDDD,—
  - (i) the word "financial", in the three places where it occurs, shall be omitted;
  - (ii) for the word "received" the word "revised" shall be substituted;
- (e) in note (c), note (d) and the note denoted by an asterisk in Form E, the word "British", wherever it occurs, shall be omitted;
- (f) in note (d), note (e) and the note denoted by an asterisk in Form F, the word "British", wherever it occurs, shall be omitted.

Amendment  
of Fourth  
Schedule.

37. In Part I of the Fourth Schedule to the said Act,—

- (a) in regulation 2, for the word and figure "paragraph 3" the word and figure "paragraph 4" shall be substituted;
- (b) in regulation 3, for the word and figure "paragraph 4", in the three places where they occur, the word and figure "paragraph 5" shall be substituted;
- (c) in the proviso to regulation 4,—
  - (i) for the words "an insurance company" the words "an insurer" shall be substituted;
  - (ii) for the words "the company", in both places where they occur, the words "the insurer" shall be substituted.

G. H. SPENCE,

*Secretary to the Government of India.*

(Republished by order of His Excellency the Governor)

P. APPU NAIR,

*Secretary to Government, Legal Department.*

The following Act of the Indian Legislature received the assent of the Governor General on the 28th March 1939, and is hereby promulgated for general information:—

ACT No. XII OF 1939.

*An Act further to amend the law relating to the protection of Inventions and Designs*

WHEREAS it is expedient further to amend the law relating to the protection of Inventions and Designs; It is hereby enacted as follows:—

1. This Act may be called the Indian Patents and Designs (Amendment) Act, 1939.

2. For clause (7) of section 2 of the Indian Patents and Designs Act, 1911 (hereinafter referred to as the said Act), the following clause shall be substituted, *namely*:—

(7) "High Court" means a High Court as defined in sub-section (7) of section 215 of the Government of India Act, 1935.

in clause (7) of section 2 of the said Act.

3. In section 5 of the said Act,—

(a) in sub-section (1),—

(i) for the words "examines every application, and if he considers "the words "refer every application to an Examiner and if satisfied on the report of the Examiner" shall be substituted;

(ii) in clause (a), after the words "the title" the words "of the specification" shall be inserted;

(iii) in clause (a), after the words "not a" the words "matter of" shall be inserted;

(iv) for clause (f) the following clause shall be substituted, *namely*:—

"(f) the specification relates to more than one invention, or

(g) in the case of an application claiming priority under section 78A, the specification describes and claims an invention substantially larger than or substantially different from the invention disclosed in

*Amendment in section 5, Act 31 of 1911.*

the specification filed with the application made outside British India by virtue of which priority is claimed, or

(b) in the case of an application for a patent of addition under section 15A, the invention described and claimed in the specification is not an improvement or modification of that described and claimed in the original specification,"

(k) after sub-section (j) the following sub-section shall be inserted, namely:—

"(j.1) If the Controller considers, at any time before the acceptance of an application, that the invention claimed therein has been wholly or in part claimed in a specification published on or after the date which the patent applied for would bear if granted, appertaining to an application for a patent which if granted will be of prior date to the patent applied for, he may require that the applicant's specification be amended by the insertion of a reference to such other specification, by way of notice to the public;"

(l) in sub-section (f), after the word "amendment" the words "or the insertion of a reference" shall be inserted; and

(m) in sub-section (d),—

(i) for the words "has not been refused" the words "be deemed to have been refused" shall be substituted;

(ii) in the proviso the words "by any period not exceeding three months" shall be omitted; and for the words "or revived, as the case may be, during, but not beyond the period of extension so requested" the words "for any period so requested not exceeding in all three months from the expiration of the said period of twelve months" shall be substituted.

Amendment  
of section 15,  
Act of  
1911.

4. In clause (b) of the proviso to sub-section (f) of section 10 of the said Act, after the word "patent", where it occurs for the first time, the words "or by any

proceedings taken for obtaining a direction of the Controller under the provisions of "sub-section (1d)" shall be inserted.

5. In section 14 of the said Act,—

*Amendment  
of section 14,  
Act XI of  
1911.*

(a) in sub-section (1M), for the words "may determine" the words "may, on application made in this behalf, determine" shall be substituted;

(b) in the proviso to sub-section (2),—

(i) the words "by any period not exceeding three months" shall be omitted, and,

(ii) for the words "during, but not beyond, the period of extension applied for" the words "for any period so applied for not exceeding in all three months from the expiration of the time for payment" shall be substituted.

6. In section 15 of the said Act, for sub-sections (5) and (6) the following sub-sections shall be substituted, namely:—

*Amendment  
of section 15,  
Act XI of  
1911.*

"(5) The Central Government or the High Court to which a petition is referred shall in considering the petition have regard to the nature and merits of the invention in relation to the public, to the profits made on the patent and to all the circumstances of the case.

(6) If it appears to the Central Government or to the High Court when the petition is referred to it, that the patent has not been sufficiently remunerative, the Central Government or the High Court, as the case may be, may by order, extend the term of the patent for a further term not exceeding five or in exceptional cases ten years or may order the grant of a new patent for such term not exceeding ten years as may be specified in the order and subject to any restriction, conditions and provisions which the Central Government or the High Court, as the case may be, may think fit."

Advertisements  
of new inventions,  
Sec. 30 of  
1883.

7. For sub-section (7) of section 26 of the said Act, the following sub-section shall be substituted, namely:—

- (7) Revocation of a patent in whole or in part may be obtained on petition to or on a counter claim in a suit for infringement before a High Court on all or any of the following grounds, namely:—
- (a) that the invention has been the subject of a valid prior grant of a patent in British India;
  - (b) that the true and first inventor or his legal representative or assign was not the applicant or one of the applicants for the patent;
  - (c) that the patent was obtained in fraud of the rights of the person applying for the revocation or of any person under or through whom he claims;
  - (d) that the invention was not, at the date of the patent, a matter of new manufacture or improvement;
  - (e) that the invention does not involve any inventive step, having regard to what was known or used prior to the date of the patent;
  - (f) that the invention is of no utility;
  - (g) that the specification does not sufficiently and fairly describe and ascertain the nature of the invention and the manner in which the invention is to be performed;
  - (h) that the specification does not sufficiently and clearly ascertain the scope of the invention claimed;
  - (i) that the patent was obtained on a false suggestion or representation;
  - (j) that the primary or intended use or exercise of the invention is contrary to law;
  - (k) that the patentee has contravened, or has not complied with, the conditions contained in the patent;
  - (l) that the specification does not disclose the best method of performance of the invention known to the applicant for the patent at the time when the specification was left at the Patent Office;



(a) that prior to the date of the patent, the patentee or other persons first being authorized, administering any department of the service of His Majesty, or the agents or contractors of, or any other persons authorized in that behalf by, the Central Government) secretly worked the invention on a commercial scale (and not merely by way of reasonable trial or experiment) in British India, and thereby made direct or indirect profits in excess of such amount as the Court may in consideration of all the circumstances of the case deem reasonable;

Provided that this sub-section shall have effect in relation to the ground of revocation specified—

- (i) in clause (b), subject to the provisions of section 28A, or
- (ii) in clause (c), subject to the provisions of sub-section (f) of section 13, sub-section (d) of section 21, section 28 and section 43.

8. (a) To sub-section (f) of section 29 of the said Act, the following proviso shall be added, namely:—

"Provided that where a counter-claim for revocation of the patent is made by the defendant, the suit, along with the counter-claim, shall be transferred to the High Court for decision."

(b) In sub-section (g) of section 29 of the said Act, for the words "this Act" the word and figure "section 28" shall be substituted.

9. For section 28 of the said Act the following section shall be substituted, namely:—

"28. The public use or knowledge of an invention in British India before the date of the application for a patent thereon shall not invalidate the patent granted thereon if the knowledge has been obtained surreptitiously or in fraud of the true and first inventor or

Amendment of section 29, Act 21 of 1902.

21b.

Substitution of new section for section 28, Act 21 of 1902.

Public use or knowledge of invention.

his legal representative or assign or has been communicated to the public in fraud of such inventor or his legal representative or assign or in breach of confidence.

Provided that such inventor or his legal representative or assign has not acquiesced in the public use of his invention, and that he applies for a patent within six months after the commencement of such use."

Substitution  
of new section  
for  
section 45,  
Act 21 of  
1901.

Provisions  
as to exhibi-  
tion and  
publication  
before  
invention  
is made.

40. For section 40 of the said Act the following section shall be substituted, namely:—

"40. The exhibition of an invention at an industrial or other exhibition to which the provisions of this section have been extended by the Central Government by notification in the official Gazette, or the publication of any description of the invention during the period of the holding of the exhibition, or the use of the invention for the purpose of the exhibition in the place where the exhibition is held, or the use of the invention or the publication of any description thereof, during or after the period of the holding of the exhibition, by any person elsewhere without the prior consent of the inventor or the reading of a paper by an inventor before a learned society, or the publication of that paper in the society's transactions shall not prejudice the right of the inventor to apply for and obtain a patent in respect of the invention, or the validity of any patent granted on the application:

Provided that:—

- (a) the exhibitor exhibiting the invention or the inventor reading the paper or authorizing the publication thereof, as the case may be, gives to the Controller previous notice in the prescribed form; and
- (b) the application for a patent is made before or within six months from the date of first

exhibiting the invention or of the reading of the paper, as the case may be, or when it has not been so read, of the said publication."

11. In sub-sections (2) and (3) of section 47 of the said Act, the words "within the prescribed time" shall be omitted.

Amendment of section 47, Act 11 of 1913.

12. For section 52 of the said Act the following section shall be substituted, namely:—

Substitution of new section 52, Act 11 of 1913.

"52. The exhibition of a design, or of any article to which a design is applied, at an industrial or other exhibition in which the provisions of this section have been extended by the Central Government by notification in the official Gazette, or the publication of a description of the design, during the period of the holding of the exhibition, or the exhibition of the design or the article or the publication of a description of the design by any person elsewhere during or after the period of the holding of the exhibition, without the privity or consent of the proprietor, shall not prevent the design from being registered or invalidate the registration thereof:

Provisional or by extension.

Provided that:—

- (a) the exhibitor exhibiting the design or article, or publishing a description of the design, gives to the Controller previous notice in the prescribed form, and
- (b) the application for registration is made within six months from the date of first exhibiting the design or article or publishing a description of the design."

13. In sub-section (1) of section 53 of the said Act,—

Amendment of section 53, Act 11 of 1913.

- (a) after clause (c) the following clause shall be inserted, namely:—

"(ca) to import for the purposes of sale, without the consent of the registered proprietor, any article belonging to the class in which

- the design has been registered, and having applied to it the design or any fraudulent or obvious imitation thereof; or "
- (b) in sub-clause (b), after the words "applied to any article," the words "in any class of goods in which the design is registered" shall be inserted:

Insertion of  
first section  
22A. in  
Act 12 of  
1905.  
Information  
related to  
patents.

14. After section 22 of the said Act the following section shall be inserted, namely:—

"22A. A person making a request to the Controller in the prescribed manner as respects any patent specified in the request or as respects any application for a patent so specified, for information to be furnished to him by the Controller of any such matters as may be prescribed affecting that patent or application, shall be entitled, subject to the payment of the prescribed fee, to have information supplied to him accordingly."

Amendment  
of section 63,  
Act 11 of  
1905.

15. In section 63 of the said Act, the word "and", in the first three places where it occurs, shall be omitted, and for the words "compelling the production of documents and awarding costs," the words "compelling the discovery and production of documents, issuing commissions for the examining of witnesses and awarding costs and such award shall be executable in any court having jurisdiction as if it were a decree of that Court" shall be substituted.

Insertion of  
new section  
70A. in  
Act 12 of  
1905.

16. After the heading "*Evidence, etc.*" and before section 71 of the said Act, the following section shall be inserted, namely:—

Evidence  
before the  
Controller.

"70A. Subject to any rules made under section 77, in any proceeding under this Act before the Controller, the evidence shall be given by affidavit, in the absence of directions by the Controller to the contrary; but in any case in which the Controller thinks it right so to do he may take evidence viva voce in lieu of or in addition to evidence by affidavit, or may allow any party to be cross-examined on the contents of his affidavit."

17. After section 71 of the said Act the following section shall be inserted, namely:—

" 71-A. Printed or written copies or extracts, purporting to be certified by the Controller and sealed with the seal of the Patent Office, of or from patents, specifications and other documents in the Patent Office, and of or from registers and other books kept there, shall be submitted in evidence in all Courts in British India, and in all proceedings, without further proof or production of the originals:

Provided that a Court may, if it has reason to doubt the accuracy or authenticity of the copies tendered in evidence, require the production of the originals or such further proof as it considers necessary."

18. For section 72 of the said Act the following section shall be substituted, namely:—

" 72. Copies of all such specifications, drawings and appendants left at the Patent Office, as become open to public inspection under the provisions of this Act, shall be transmitted, as soon as may be, after the printed copies thereof are available, to such authorities as the Central Government may appoint in this behalf, and shall be open to the inspection of any person at all reasonable times at places to be appointed by those authorities and approved by the Central Government."

19. In sub-section (1) of section 75A of the said Act,—

(a) for the words and figures " apply such of the provisions of section 61 of the Patents and Designs Act, 1907, as relate to inventions or designs, to British India," the words, letter and figures " declare British India to be a convention country within the meaning of section 61A of the Patents and Designs Act, 1907," shall be substituted;

(b) for the words "shall be entitled to a patent for his invention or to registration of his design under this Act, in priority to other applicants; and the patent or registration shall have " the words " shall, either alone or jointly with any other person, be entitled to claim that the patent that may be granted to him under this Act, for the said invention or the registration of the said design under this Act, shall be in priority to other applicants and shall have " shall be substituted.

*Amendment  
of Schedule  
Act 11 of  
1911.*

20. In the Schedule to the said Act, for the words " Before the expiration of " where they occur in the penultimate entry, the words " In respect of " shall be substituted.

*Amendment  
of section 18,  
Act VIII of  
1878.*

21. In section 18 of the Indian Sea Customs Act, 1878, after clause (f) the following clause shall be inserted, namely:—

" (ff) goods made or produced beyond the limits of British India and intended for sale, and having applied thereto, a design in which copyright exists under the Indian Patents and Designs Act, 1911, in respect of the class to which the goods belong or any fraudulent or obvious imitation of such design except when the application of such design has been made with the licence or written consent of the registered proprietor of the design; "

G. H. SPENCE,

*Secretary to the Government of India.*

(Republished by order of His Excellency the Governor)

P. APPU NAIR,

*Secretary to Government, Legal Department.*

The following Act of the Indian Legislature received the assent of the Governor-General on the 23rd March 1933, and is hereby promulgated for general information:—

ACT No. XIII OF 1933.

*An Act further to amend the Workmen's Compensation Act, 1923, for a certain purpose.*

WHEREAS doubts have been entertained whether a workman employed on wages payable otherwise than by the month or on a monthly basis may be a workman within the meaning of the Workmen's Compensation Act, 1923,

VIII of 1933.

AND WHEREAS it is expedient to remove those doubts, and for that purpose further to amend section 3 of that Act in the manner hereinafter appearing;

It is hereby enacted as follows:—

1. (1) This Act may be called the Workmen's Compensation (Amendment) Act, 1933.

(2) It shall come into force on the first day of May 1933:

Provided that section 2 shall be deemed to have taken effect from the 30th day of June 1934.

2. In section 3 of the Workmen's Compensation Act, 1923—

(a) for the words "For the purposes of this Act the monthly wages of a workman shall be calculated" the following shall be substituted, namely:—

"In this Act and for the purposes thereof the expression "monthly wages" means the amount of wages deemed to be payable for a month's service (whether the wages are payable by the month or by whatever other period or at piece rates), and calculated";

(b) in clause (b), the words "deemed to be" shall be omitted.

VIII of 1923.

3. Where in any proceedings under the Workmen's Compensation Act, 1923, concluded after the first day of July 1934, any person has been found by a Court not to be a workman within the meaning of that Act only by reason of the fact that his wages were payable

that title  
act and  
provisions.

provisions  
of section 3  
of Act VIII  
of 1923.

provisions  
of previous  
Acts.

otherwise than by the month or on a monthly basis, such finding shall be void and of no effect; and the Court shall, notwithstanding anything to the contrary in the Indian Limitation Act, 1908, or any other law in force for the time being in force, on application made within six months from the commencement of this Act by any person prejudicially affected by such finding, restore the proceedings at, and continue the proceedings from, the stage reached immediately before the order embodying or based on such finding was made.

G. H. SPENCE,

*Secretary to the Government of India.*

(Republished by order of His Excellency the Governor)

P. APPU NAIR,

*Secretary to Government, Legal Department.*



The following Act of the Indiana Legislature received the assent of the Governor General on the 29th March 1939, and is hereby promulgated for general information—

ACT No. XIV OF 1939

*An Act to amend the Cotton Ginning and Pressing Factories Act, 1925, for certain purposes.*

WHEREAS it is expedient to amend the Cotton Ginning and Pressing Factories Act, 1925, for the purposes hereinafter appearing;

It is hereby enacted as follows:—

1. This Act may be called the Cotton Ginning and Pressing Factories (Amendment) Act, 1939.

2. In section 9 of the Cotton Ginning and Pressing Factories Act, 1925 (hereinafter referred to as the said Act)—

(a) after sub-section (7) the following sub-section shall be inserted, namely:—

"(1A) In any cotton ginning factory, whether erected before or after the commencement of this Act—

(a) no structural alterations or additions, the construction of which commenced after the 29th day of February, 1939, shall be made so as to diminish the degree of compliance of the factory as a whole with the requirements set forth in clauses (a) and (b) of sub-section (7), and

(b) every structural addition (whether actually attached to any existing structure in the factory or not), the construction of which commenced after the last-mentioned date, shall be constructed in accordance with plans and specifications approved by the prescribed authority:

Provided that nothing in this sub-section shall apply to any factory in which, after any alteration or addition has been made, only roller gins are used where the number of such gins is not more than four."

- (b) in clause (c) of sub-section (4), after the word, figure and brackets " sub-section (4) " the word, letter, figure and brackets, " sub-section (4A) " shall be inserted.

Amendment of Section 14. 3. (i) Section 14 of the said Act shall be renumbered as sub-section (i) of section 14, and in the said section as so renumbered—

- (a) for the words and figure " in accordance with section 4 " the words and figure " with the mark prescribed under section 4 for the factory in which they were pressed, " shall be substituted;

(b) the proviso shall be omitted.

(2) To the said section as so renumbered the following sub-section shall be added, namely:—

- (2) Any bale marked in accordance with the provisions of section 4 shall, within the meaning of the Indian Evidence Act, 1872, of 1873, be presumed for all purposes as between the parties to a contract for the purchase of said cotton, to have been so marked before leaving the factory in which it was pressed."

G. H. SPENCE,

*Secretary to the Government of India.*

(Republished by order of His Excellency the Governor)

P. APPU NAIR,

*Secretary to Government, Legal Department*

The following Act, which has been assented to by the Governor-General under the provisions of clause (b) of sub-section (1) of section 42B of the Government of India Act, as set out in the Ninth Schedule to the Government of India Act, 1935, and has been approved to be made by the Governor-General under the provisions of sub-section (2) of the same section, is hereby published for general information:—

*An Act to fix the duty on salt manufactured in, or imported by land into, certain parts of British India, to vary the incidence and rate of excise duty on khandsiri sugar leviable under the Sugar (Excise Duty) Act, 1934, to vary certain duties leviable under the Indian Tariff Act, 1934, to fix maximum rates of postage under the Indian Post Office Act, 1926, and to fix rates of income-tax and super-tax.*

WHEREAS it is expedient to fix the duty on salt manufactured in, or imported by land into, certain parts of British India, to vary the incidence and rate of excise duty on khandsiri sugar leviable under the Sugar (Excise Duty) Act, 1934, to vary the duty on raw cotton leviable under the Indian Tariff Act, 1934, to fix maximum rates of postage under the Indian Post Office Act, 1926, and to fix rates of income-tax and super-tax;

It is hereby enacted as follows:—

1. (1) This Act may be called the Indian Finance Short title and extent. Act, 1933.

(2) It extends to the whole of British India.

2. The provisions of section 7 of the Indian Salt Fixation of salt duty Act, 1882, shall, in so far as they enable the Central Government to impose by rule made under that section a duty on salt manufactured in, or imported into, any part of British India, be construed as if, for the year beginning on the 1st day of April 1933, they imposed such duty at the rate of one rupee and four annas per mound of eighty-two and two-sevenths pounds avoirdupois of salt manufactured in, or imported by land into, any such part, and such duty shall, for all the purposes of the said Act, be deemed to have been imposed by rule under that section.

Excise duty on distilled spirits.	3. In the Sugar (Excise Duty) Act, 1934, in clause (a) of section 2, the words "wherein, or within the precincts of which, twenty or more workmen are working or were working on any day of the preceding twelve months, and" shall be omitted.	XXV of 1934
Import duty on iron scales.	(b) in clause (2) of sub-section (3) of section 3, for the words "one rupee and five annas" the words "eight annas" shall be substituted.	
Relief payable from.	4. In the First Schedule to the Indian Tariff Act, 1934, in Item No. 46 (3), for the words "six pice BAKH" or "per lb." in the fourth column, the words "one anna" shall be substituted.	XXVI of 1934
Super-tax on super-tax.	5. For the year beginning on the 1st day of April, 1933, the Schedule contained in Schedule I to this Act shall be inserted in the Indian Post Office Act, 1959, as the First Schedule to that Act.	
	6. (1) Subject to the provisions of sub-section (2)— (a) income-tax for the year beginning on the 1st day of April, 1933, shall be charged at the rates specified in Part I of Schedule II, and (b) rates of super-tax for the year beginning on the 1st day of April, 1933, shall, for the purposes of section 55 of the Indian Income-tax Act, 1922, be those specified in Part II of Schedule II.	
	(2) In cases to which section 17 of the Indian Income-tax Act, 1922, applies, the tax chargeable shall be determined in accordance with the provisions of that section with reference to the rates specified in Schedule II.	
	(3) For the purpose of this section and of Schedule II, the expression "total income" means total income as determined for the purposes of income-tax or super-tax, as the case may be, in accordance with the provisions of the Indian Income-tax Act, 1922.	XXVII of 1932
	(4) Notwithstanding anything contained in sub-section (1) or sub-section (2), where more than half of the total income of any individual or Hindu undivided family consists of income from salaries, interest on securities or dividends in respect of which the individual or Hindu undivided family is deemed, under the provisions of section 40B of the Indian Income-tax	

Act, 1922, to have paid income-tax imposed in British India, or consists of income falling under more than one of these heads—

(a) **INCOME TAX** for the year beginning on the 1st day of April, 1940, shall be charged in respect of such total income at the rates of income-tax which were imposed for the year beginning on the 1st day of April, 1938, in respect of incomes of individuals or Hindu undivided families, and

© 2004 Blackwell Publishing Ltd

(4) in cases in which super-tax has been deducted under the provisions of section 18 of the said Act or would have been so deductible had the Indian Income-tax (Assessment) Act, 1931, been in force on the 1st day of April, 1938, the rates of super-tax for the year beginning on the 1st day of April, 1937, shall, for the purposes of section 15 of the Indian Income-tax Act, 1938, be the rates of super-tax which were imposed for the year beginning on the 1st day of April, 1934, in respect of incomes of individuals or Hindu undivided families, as the case may be.

33 of 1000

(5) In respect of income to which sub-section (4) applies, the provisions of section 17 of the Indian Income-tax Act, 1939, shall apply to the assessment to be made for the year beginning on the 1st day of April, 1939, as though the Indian Income-tax (Amendment) Act, 1939, had not been enacted.

TSE and blood

### SCHEDULE 1

Rebates to be inserted in the Indian Post Office Act, 1909.

[See section 5.1]

<sup>44</sup> THE FIRST SCHEDULE.

### Special Features Notes

[New sections 7-1]

1. *Structure*

For a freight and crossing rate table  
For every mile, or fraction thereof, exceeding one mile. One ship.  
Mail and a fee.

**Keywords:**

Stage	1	2	3	4	5	6	Time plot
Copy	10	20	30	40	50	60	One unit a full cycle

*Book, Pictures and Rough Pictures*

For the first ten and a half inches, or fraction thereof . . . Six pence.  
 For every additional ten and a half inches, or fraction thereof, or more of ten and a half inches . . . Three pence.

*Registered Engravings.*

For a weight not exceeding ten inches . . . Quarter of an ounce.

For a weight exceeding ten inches and not exceeding twenty inches . . . Half an ounce.

For every twenty inches, or fraction thereof, exceeding twenty inches . . . Half an ounce.

In the case of maps that one copy of the same series of delineated countries being entered in the same packet—

For a weight not exceeding ten inches . . . Half an ounce.  
 For every additional ten inches, or fraction thereof, or more of ten inches . . . Quarter of an ounce.

Provided that such packet shall not be delivered at any subsequent occasion, but shall be given to a specified agent at the post office.

*Prints.*

For a weight not exceeding fifty inches . . . Four ounces.  
 For every fifty inches, or fraction thereof, exceeding fifty inches . . . Four ounces.

## SCHEDULE II

(See section 8.)

## PART I.

## RATES OF INCOME-TAX.

A. In the case of every individual, Hindu undivided family, unincorporated firm and other association of persons not being a case to which paragraph B of this Part applies—

- |   | Rate.                                  |
|---|--|
| 1. On the first Rs. 1,000 of total income . . . | NIL                                    |
| 2. On the next Rs. 1,000 of total income . . .  | Two pence in the rupee.                |
| 3. On the next Rs. 2,000 of total income . . .  | One anna and three pence in the rupee. |
| 4. On the next Rs. 2,000 of total income . . .  | Two annas in the rupee.                |
| 5. On the balance of total income . . .         | Two annas and six pence in the rupee.  |

Provided that—

(a) no income-tax shall be payable on a total income which does not exceed Rs. 2,000;

(b) the income-tax payable shall on no case exceed half the amount by which the total income exceeds Rs. 2,000.

D. In the case of every company and local authority, and in every case in which, under the provisions of the Indian Income-tax Act, 1922, assessment is to be charged at the **STANDARD** rate—

	Rate.
On the whole of total income .. ..	Two annas and six paise in the rupee.

#### PART II.

##### INCOME TAX.

A. In the case of every individual, Hindu (not being jointly, registered firm and other association of persons, not being a case to which paragraph B of this Part applies)—

	Rate.
1. On the first Rs. 1,000 of total income .. ..	Nil.
2. On the next Rs. 10,000 of total income .. ..	One anna in the rupee.
3. On the next Rs. 20,000 of total income .. ..	Two annas in the rupee.
4. On the next Rs. 30,000 of total income .. ..	Three annas in the rupee.
5. On the next Rs. 40,000 of total income .. ..	Four annas in the rupee.
6. On the next Rs. 50,000 of total income .. ..	Five annas in the rupee.
7. On the next Rs. 1,00,000 of total income .. ..	Six annas in the rupee.
8. On the balance of total income .. ..	Seven annas in the rupee.

B. In the case of every company and local authority—

	Rate.
On the whole of total income .. ..	One anna in the rupee.

This Bill has been presented to by the Council of State.

M. D. DABHADY,  
President, Council of State.

I assent to this Bill.

THE 30th March 1929. LINLITHGOW,  
Viceroy and Governor-General.

This Act has been made by me as Governor-General under the provisions of section 67B of the Government of India Act, 1925 in the Sixth Schedule to the Government of India Act, 1925.

THE 30th March 1929. LINLITHGOW,  
Viceroy and Governor-General.

WILLIAM I. VICTOR Alexander John, Member of Legislative Council, is of opinion that a state of emergency exists which justifies the decision by me that the Indian Finance Act, 1923, being an Act made by me under the provisions of section 67 of the Government of India Act, as set out in the Sixth Schedule to the Government of India Act, 1925, shall come into operation forthwith:

NOW, THEREFORE, in exercise of the power conferred by the proviso to sub-section (2) of that section, I do hereby direct accordingly.

The 26th March 1925.

LINLITHGOW,  
Mayor and Governor-General

G. H. SPENCE,  
Secretary to the Government of India.

(Republished by order of His Excellency the Governor)

P. APPU NAIR,  
Secretary to Government, Legal Department



Registered No. 246.



# THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 59) MADRAS, TUESDAY EVENING, APRIL 28, 1939 (Part, 2 of 2 p.)

## Part IV—Proceedings of the Madras Legislature

### CONTENTS

Report of the Select Committee on the Madras Sales Tax Bill, 1939 (L.A. Bill No. 11 of 1939) .. 592

**CONTENTS.**  
The Madras Sales Tax Bill, 1939 (L.A. Bill No. 11 of 1939).  
The Madras Sales Tax (Amendment) Bill, 1939 (L.A. Bill No. 12 of 1939).

Under rule 87 of the Madras Assembly Rules, the following Report of the Select Committee on the Madras Sales Tax Bill, 1939 (L.A. Bill No. 11 of 1939), together with the Bill as amended by the Committee, is published:—

To  
THE HONORABLE THE LEGISLATIVE ASSEMBLY,  
MADRAS.

The Select Committee consisting of the following members appointed on the 1st April 1939 to consider the Madras Sales Tax Bill, 1939 (L.A. Bill No. 11 of 1939), namely:—

- (1) The Hon. Sri C. RAJAGOPALACHARIAN (Chairman)
- (2) Sri N. S. VARADACHARI
- (3) Sri A. R. A. S. DORAINWAMI NADAR

37-4

[ 595 ]

- (4) Hojce P. I. KUBRAHAD KUTTY SAKIS  
Babodur  
(5) Sri KALA VESANTA RAO  
(6) Sri N. M. R. SUBRAMAN  
(7) Sri P. NATTA MUDALIYAR  
(8) Sri K. S. RAMASWAMI GOUDAR  
(9) Sri T. T. KUPPESWAMIYAN  
(10) Mr. H. S. TOSHI  
(11) ABDUL HAKIM KHAN SAUD Babodur  
(12) MALASH AHMED RATTIA SAKIS Babodur  
(13) KUNJAPPAJI M. A. MUTHIAN CHRISTIAN of  
Chethinad  
(14) Sri Dewan Balindur A. APPASWAMI PILLAI  
(15) The Hon. Mr. YAKIM HASAN

have the honour to make the following report.

2. This Bill was published in the *Port St. George Gazette* on the 23rd February 1939.

3. It was an instruction to the Select Committee that its report be made before the 26th April 1939.

4. The Committee have gone through numerous representations received by them from various bodies and persons in respect of the Bill. On the 26th of April 1939 they also heard in person the representatives of the Madras Chamber of Commerce and the Southern India Chamber of Commerce.

5. The Committee altogether met on ten days, namely, from the 3rd to the 6th April and from the 17th to the 22nd April in the Legislative Assembly Buildings, for considering the Bill and they have subjected its provisions to a careful scrutiny.

6. The more important of the changes made by the Committee are mentioned below: the references given are to clauses and sub-clauses of the original Bill.

#### Clause 1.

As this Bill deals with the general taxation of sales of goods, while other measures deal with the taxation of sales of particular commodities or articles only, the Committee have altered the title of the Bill from the "Madras Sales Tax Bill" to the "Madras General Sales Tax Bill."

Clause 2.

*Definition of "dealer".*—The Committee consider that in certain trades dealing with articles of export, it may be more appropriate to levy the tax imposed by this Bill on the persons to whom the sales are made than on the persons by whom the sales are made. They have therefore considered it desirable to amend the definition of "dealer" as "any person who carries on the business of buying or selling goods in the course of trade or commerce therein." To make it clear that the producer of agricultural produce grown on his land will be exempt from the tax, whether the produce is grown by himself or by his farm servants or tenants, the words "by himself or by others on his land" have been inserted for the words "by him" at the end of the definition.

As in the case of a dealer resident outside the Province of Madras, the officers authorized to collect the tax will have to look to the person who is actually carrying on the business for him within the Province of Madras, an explanation has been added by which an agent in the Province of Madras of the non-resident foreign dealer, will himself be deemed to be a dealer for all the purposes of this Act.

*Definition of "goods".*—The Committee consider that it is desirable to exclude stocks and shares, and securities, from the purview of this expression and they have accordingly defined "goods" so as to exclude the same. Following the definition of "goods" in the Sale of Goods Act, they have also excluded actionable claims from the scope of the expression.

The definition of "goods" as drafted in the original Bill had further excluded articles removed from the scope of the Bill by a notification of the Provincial Government. The Committee consider that the exemption of any selected goods from the scope of the Bill should be provided for by express enactment in the Bill itself and not by means of a notification issued by the Executive Government. They have accordingly removed from the definition of goods, the words referring to notification of exclusion.

*Definition of "turnover".*—For the reasons already mentioned in connexion with the definition of

the word "dealer," the Committee have substituted the words "either bought by or sold by a dealer" for the words "sold by a dealer." The words "or other valuable consideration" have been added at the end of the definition so as to cover all possible cases. The Committee have also added necessary explanations to exclude from the definition (a) store services independent of goods sold, and (b) reductions or refunds on account of discount or on account of goods returned.

The Committee have inserted a few new definitions such as definitions of "hire," "sale" and "year." As to the definition of the term "sale," the Committee have expressly described it as a transfer of the property in goods from one person to another, so that transactions like the transfer of commodities from one branch of the same business to another, may be excluded. They have also made it clear that the term "transfer" does not include transactions in the nature of pledge, but includes sales by hire purchase system or any other system of payment of price by instalments.

#### Clause 3.

This clause is the main operative provision of the Bill and refers to the levy of the turnover tax imposed by the Bill. As the Bill originally stood, it had fixed the turnover tax on the basis of a percentage of the turnover only where the turnover in a year exceeded Rs. 40,000, while in cases where such turnover was between Rs. 10,000 and Rs. 20,000 and between Rs. 20,000 and Rs. 40,000 it had provided for the levy as tax of fixed sums of Rs. 75 and Rs. 150 respectively. The Committee consider that it is unnecessary to have two slabs of fixed taxation in the manner above described and have accordingly decided that the percentage basis should apply to all cases where the turnover in a year exceeds Rs. 20,000. Only dealers whose turnover in a year is between Rs. 10,000 and Rs. 20,000 will pay a fixed amount as tax. The Committee have reduced the tax payable by this class of dealers from Rs. 75 per year to Rs. 2 per mensem. As regards the tax to be levied on dealers whose turnover in a year exceeds Rs. 20,000, the Committee have not altered the percentage fixed in the Bill, namely, half of one per

cent of the amount of turnover. The clause as originally drafted had provided that in levying the tax for any year the turnover of the previous year should be taken as the basis. The Committee think that the manner of assessing the turnover for purposes of this Act, as well as the instruments in which the tax shall be paid are best left to be provided for by rules to be made by the Provincial Government in that behalf. The Committee have provided in the Bill that the same transaction of sale is not to be taxed twice, by the tax being levied on the person effecting the sale, as well as on the person in whose favour it is effected and that where the tax on goods sold is levied from the purchasing dealer, he is not to be made liable for the tax on the same goods when he sells them to another. The rules will also make it clear in what cases, sales to dealers and not sales by dealers will be taken into account for the purposes of assessing the turnover. The Committee are of opinion that the rules should be so framed that the Act should not have any retrospective operation, that the tax levied should be only on the actual turnover of the period subsequent to the Act for which the tax is payable, and not on the turnover of any previous period and that, in cases where for the sake of convenience, the tax is initially fixed on the basis of the turnover of a previous period, there should be a suitable provision for refund or collection of excess.

The Committee have expressly enacted that the rules made under this clause, shall not come into effect unless approved by a resolution of the Legislative Assembly.

The question of exemption of export trade from the provisions of the Bill has engaged the careful attention of the Committee. They have considered the various methods by which goods exported outside the Province could be dealt with. They have considered whether sales of exported goods should be exempt from this tax at all stages of sale, or whether the tax should be levied only at one selected point of sale. After considering the various alternative methods of treatment, they have come to the conclusion not to exempt goods sold for exports as such. A provision has, however, been made that a rebate be

granted of half the tax levied under this Act on the sale of finished articles of industrial manufacture for delivery outside the Province.

The Committee consider that sales of bullion and specie, of cotton, of cotton yarn, and of any cloth woven on handlooms and sold by persons dealing exclusively in such cloth should be exempt from the tax and that the Provincial Government should have power to make rules regarding the conditions and restrictions in respect of such sales.

In regard to skins and hides and tanned goods, the Committee have after discussion with all parties interested and after careful consideration resolved that skins and hides should be taxed at one point only, and that the Provincial Government should have power to make rules for determining the manner of assessment.

Certain kinds of goods are already being or are proposed to be taxed under other measures, such as, the Madras Alkali Act, 1888, the Madras Electricity Duty Act, 1915, the Madras Sales of Motor Spirit Taxation Act, 1930, and the Madras Tobacco (Taxation of Sales and Licensing) Bill, 1939. The Committee think that such goods should not be taxed under this Bill over again.

The Committee have inserted a provision making it necessary for persons claiming to be acting only as agents and not dealers, to obtain licences, and have further provided that such licences be granted only in those cases where the person purports to do business on behalf of known or specified principals.

#### Clause 4.

This clause dealt with the comparatively minor topic of the officers by whom the tax under this Act should in different classes of cases be assessed. The Committee consider that this is best left to be dealt with by rules made under the Act. The clause has accordingly been deleted.

#### Clause 5 (now clause 9).

The wording of this clause has been amended so as to be consistent with the deletion of clause 4 and the changes made in clause 3.

#### Clause 7 (now clause 11).

This clause as originally drafted specified the various authorities to whom appeals could be preferred.

in respect of the assessment of the tax by assessing authorities. Consistently with the decision of the Committee on clause 4 to provide for assessing authorities by means of rules, they consider that appellate authorities also should be dealt with by means of rules. The Committee have accordingly deleted items (c) to (f) of sub-clause (1) and inserted the words "to such authority as may be prescribed."

*Clause 8 (new clause 12).*

To make it clear that the Board of Revenue may exercise their powers of revision under this Act, either on their own motion or on application, the Committee have inserted the words "in its discretion" as well as the words "either *ave motu* or on application" in proper places in the clause.

The Committee think it desirable to insert a new clause making it obligatory upon all but very petty dealers carrying on business in any class of goods to show in the accounts maintained by them the value of the goods bought and sold. In cases where the accounts kept by a dealer in the ordinary course do not show such value, he will be required to maintain accounts in such form as may be prescribed in this behalf by the Government.

*Clause 9 (new clause 14).*

The Committee have inserted a new sub-clause investing the officer empowered by the Provincial Government in this behalf, with the power of requiring the production of accounts or other documents or information, so as to minimize the use of the power to enter and inspect.

*Clause 10 (new clause 15).*

*Sub-clause (a).—*The existing sub-clause (a) makes a person who fails to submit a return within the time allowed or who submits an incorrect or incomplete return, liable to the penalty provided for by the clause. It was pointed out that this sub-clause is capable of misinterpretation so as to include even unconscious omissions and mistakes. The Committee have accordingly substituted the following sub-clause for the original sub-clause, namely:—

"(a) wilfully submits an untrue return or fails to submit a return as required by this Act or the rules made thereunder."

In sub-clause (c) also the Committee have inserted the word "wilfully" before the words "acts in contravention of the provisions of this Act."

*Clause 14 (new clause 19)*

*Sub-clause (2).—*This sub-clause specifies the purposes for which the Provincial Government may make rules under the Act. *Item (b)* of this sub-clause refers to "the regulation of the sale of goods or of any specified description of goods." The Committee have defined the scope of this item by restricting it only to the licensing of dealers and imposing of conditions in respect of such licences.

*Item (f).—*The Committee have fixed the period after which any turnover which has escaped assessment should not be liable to be taxed, at three years.

*Sub-clause (3).—*The Committee have added necessary words to make it clear that even a prosecution for the breach of any rule made under the Act shall be cognizable only by a Presidency Magistrate or a Magistrate of the first class, equally with a prosecution for an offence under clause 10.

A new sub-clause has been inserted making it obligatory on the part of the Government, previously to publish in draft, for a period of four weeks, any rules which they may wish to make under this Act.

*Clause 15 (new clause 20)*

This clause contains the transitional provision for the levy of the tax for the current financial year. It has been redrafted so as to make it briefer and simpler.

7. The other changes made in the Bill are all shown in the copy annexed. The Committee do not consider it necessary to refer to them in detail.

8. Four of the members of the Committee, namely, Messrs. M. A. Muthiah Chettivar, A. Appadurai Pillai, Abdul Hanef Khan and T. T. Krishnamachariar wish it to be incorporated in the report that—

- (i) they are against a cumulative turnover tax and favour taxation at one point only, and
- (ii) they are against the imposition of any rate of taxation above one-eighth per cent.

C. RAJAGOPALACHARIAR,  
Chairman.

22nd April 1939

[Signature]



ANNEXURE.

L.A. BILL, No. 11 OF 1926.

*A Bill to provide for the levy of a general tax on the sale of goods in the Province of Madras.*

(As amended by the Select Committee.)

WHEREAS it is expedient to provide for the levy of a general tax on the sale of goods in the Province of Madras; It is hereby enacted as follows:—

1. (1) This Act may be called the Madras General Sales Tax Act, 1926. Short title, extent and commencement.

(2) It extends to the whole of the Province of Madras. Extent.

(3) This section shall come into force at once, and the rest of this Act shall come into force on such date as the Provincial Government may, by notification in the official Gazette, appoint.

2. In this Act, unless there is anything repugnant in the subject or context:— Definitions.

(a) "assessing authority" means any person authorized by the Provincial Government to make any assessment under this Act;

(b) "dealer" means any person who carries on the business of buying or selling goods in the course of trade or commerce therein, but does not include a person selling agricultural produce grown by himself or by others on his land;

Explanation (1).—A co-operative society, a club, a firm, or any association which sells goods to its members is a dealer within the meaning of this clause.

Explanation (2).—The agent of a person resident outside the Province who carries on the business of buying or selling goods in the Province for the purpose of trade or commerce therein, shall be deemed to be the dealer in respect of such business for the purposes of this Act.

(c) "goods" means all kinds of movable property other than actionable claims, stocks and shares and securities and includes all materials, commodities, and articles;

(d) "Government treasury" means a treasury or sub-treasury of the Provincial Government and includes any office, branch or agency of the Reserve Bank of India, transacting treasury business for the Provincial Government;

(e) "licence" means a licence granted or renewed under this Act;

(f) "notification" means a notification published in the *Fort St. George Gazette*;

(g) "prescribed" means prescribed by rules made under this Act;

(h) "Province" means the Province of Madras;

(i) "sale" with all its grammatical variations and cognate expressions means every transfer of the property in goods by one person to another in the course of trade or business for money or other valuable consideration, but does not include a mortgage, hypothecation, charge or pledge;

**Explanation**—A transfer of goods on the hire-purchase or other instalment system of payment shall, notwithstanding the fact that the seller retains the title in the goods as security for payment of the price, be deemed to be a sale.

(j) "turnover" means the aggregate amount for which goods are either bought by or sold by a dealer, whether for cash or for deferred payment or other valuable consideration;

**Explanation**—Subject to such conditions and restrictions, if any, as may be prescribed in this behalf—

(i) the amount for which goods are bought or sold shall include any sum charged for anything done by the dealer in respect of the goods sold at the time of or before the delivery thereof;

(ii) any cash or other discount on the price allowed in respect of any sale and any amount refunded in respect of articles returned by customers shall not be included in the turnover; and

(iii) where for accommodating a particular customer, a dealer obtains goods from another dealer and immediately disposes of the same to the said customer, the sale in respect of such goods shall be included in the turnover of the latter dealer but not in that of the former; and

(k) "year" means the financial year.

3. (1) Subject to the provisions of this Act, every dealer shall pay in each year a tax in accordance with the scale specified below:—

- |                                     |                 |        |     |
|-------------------------------------|-----------------|--------|-----|
| (a) If his turnover does not exceed | Five            | rupees | per |
| twenty thousand rupees in a         | month.          |        |     |
| year.                               |                 |        |     |
| (b) If his turnover exceeds twenty  | One half of one |        |     |
| thousand rupees in a year.          | per cent of the |        |     |
|                                     | amount of such  |        |     |
|                                     | turnover.       |        |     |

Provided that any dealer whose turnover in any year is less than ten thousand rupees shall not be liable to pay the tax under this sub-section in that year.

Provided further (1) that in respect of the same transaction of sale, the buyer and the seller shall not both be taxed, but only one of them, as shall be determined by the rules made in this behalf under sub-section (2), shall be taxed thereon, and (2) that, when the amount for which any goods were bought by a dealer has been included in his turnover, the amount for which the same goods were sold by him shall not be included in his turnover, for the purposes of this Act.

(3) The turnover for all the purposes of this Act shall be determined in accordance with, and the tax shall be assessed, levied and collected in such manner and in such instalment as may be prescribed by, the rules made by the Provincial Government in this behalf:

Provided that no such rules shall come into force unless approved by a resolution of the Legislative Assembly.

(3) Subject to any rules made under sub-section (2), the assessing authority may fix the turnover of any dealer in any year at the amount of his turnover in the previous year.

*Application of this Act.*

4. The provisions of this Act shall not apply to the sale of electrical energy, motor spirit as defined in the Madras Sale of Motor Spirit Taxation Act, 1939, manufactured tobacco as defined in the Madras Tobacco (Taxation of Sales and Licensing) Act, 1930, and any goods on which duty is levied or which is otherwise subject to taxation under the Madras Alkali Act, 1880, or the Opium Act, 1978.

*Madras  
Act VI of  
1939.*

*Exemption from taxation.*

5. Subject to such restrictions and conditions as may be prescribed including conditions as to licences and licence fees, the sale of bullion and specie, of cotton, of cotton yarn, and of any cloth woven on handlooms and sold by persons dealing exclusively in such cloth shall be exempt from taxation under section 2.

*Madras  
Act I of  
1935.*

*Sale of hides and skins.*

6. Subject to such restrictions and conditions including licence and licence fees as may be prescribed, the sale of hides and skins, whether tanned or untanned, shall be taxed under section 3 only at each single point in the series of sales by successive dealers, as may be prescribed.

*Sale of certain goods for delivery outside the Province.*

7. Subject to such restrictions and conditions as may be prescribed, a rebate shall be allowed of one-half of the tax in respect of sales of finished articles of industrial manufacture for delivery outside the Province if such articles are actually so delivered.

*Taxation on a company's sale of goods.*

8. The Provincial Government may, on application and on payment of such fee as may be prescribed in that behalf, license any person under this section who buys or sells on behalf of known and specified principals for a specified commission or brokerage and may exempt from the tax under section 3 such of his transactions as are carried out in accordance with the terms and conditions of his licence:

Provided always that, save where the transaction consists of a sale by a grower of produce grown by him or on his land, the amounts for which the goods concerned in such transactions are sold, are included in the

turnover of the principals or of the dealers from whom purchases were made, or would have been so included but for an exemption provided under this Act.

9. (1) (a) Before any assessment is made on any dealer whose turnover in the opinion of the assessing authority does not exceed twenty thousand rupees in a year, he shall be given an opportunity in the prescribed manner to submit a return of his turnover.

(b) Before any assessment is made on any dealer whose turnover in the opinion of the assessing authority exceeds twenty thousand rupees in a year, he shall be required to submit such return or returns of his turnover and within such periods as may be specified in the rules made under sub-section (2) of section 3.

(c) If the assessing authority is satisfied that any return submitted under clause (a) or clause (b) of sub-section (1) is correct and complete, he shall assess the dealer on the basis thereof.

(d) If no return is submitted by the dealer under clause (a) or clause (b) of sub-section (1) before the date prescribed or specified in that behalf or if the return submitted by him appears to the assessing authority to be inaccurate or incomplete, the assessing authority shall proceed to determine the turnover in accordance with the rules made under sub-section (2) of section 3:

Provided that before taking action under this clause, the dealer shall be given a reasonable opportunity of proving the correctness and completeness of any return submitted by him.

10. The tax assessed under this Act shall be paid into a Government treasury in such instalments, if any, and within such time, as may be specified in the notice of assessment, not being less than fifteen days from the date of service of the notice. In default of such payment, the whole of the amount then remaining due shall be recovered as if it were an arrear of land revenue.

11. (1) Any assessee objecting to an assessment made on him may, within thirty days from the date on which he was served with notice of the assessment, appeal to such authority as may be prescribed:

Provided that no appeal shall be entertained under this sub-section unless it is accompanied by satisfactory proof of the payment of the tax admitted by the appellant to be due.

(2) The appeal shall be in the prescribed form and shall be verified in the prescribed manner.

(3) The appellate authority may, after giving the appellant an opportunity of being heard, pass such orders on the appeal as such authority may think fit.

(4) Every order passed in appeal under this section, shall, subject to the powers of revision conferred by section 12, be final.

Revenue.

12.—The Board of Revenue may in its discretion at any time, either  *suo moto* or on application, call for and examine the record of any order passed by, or any proceedings recorded by, any officer or person under this Act for the purpose of satisfying itself as to the legality or propriety of such order, or as to the regularity of such proceedings, and may pass such order in reference thereto as it thinks fit.

Nothing contained in this section shall apply to the orders or proceedings of any Court or Magistrate.

Accounts  
to be  
maintained  
by dealers.

13. Every dealer and every person licensed under section 8 shall keep and maintain a true and correct account showing the value of the goods sold and bought by him; and in case the accounts maintained in the ordinary course, do not show the same in an intelligible form, he shall maintain a true and correct account in such form as may be prescribed in this behalf.

Provided that this section shall not apply to petty dealers whose business is such as is not likely to make them liable for taxation under this Act.

Powers  
to order  
production  
of accounts  
and process  
of entry  
and  
inspection.

14. (1) Any officer empowered by the Provincial Government in this behalf, may, for the purposes of this Act, require any dealer carrying on business in any kind of goods to produce before him the accounts and other documents, and to furnish any other information relating to such business.

(2) All accounts and registers maintained by dealers in the ordinary course of their business, the goods in their possession and their offices, shops,

godowns, vessels or vehicles shall be open to inspection at all reasonable times by such officers as may be authorized in this behalf.

(3) Any such officer shall have power to enter, for the purpose referred to in sub-section (2), any office, shop, godown, vessel, vehicle or any other place in which business is done.

15. Any person who—

Offence and  
punishment.

- (a) wilfully submits an untrue return or fails to submit a return as required by the provisions of this Act or the rules made thereunder, or
- (b) fails to pay the tax due from him within the time allowed, or
- (c) prevents or obstructs inspection or entry by any officer authorized under section 14, in contravention of the terms thereof, or
- (d) fraudulently evades the payment of any tax due under this Act, or
- (e) wilfully acts in contravention of any of the provisions of this Act,

shall, on conviction by a Presidency Magistrate or a Magistrate of the first class, be liable to a fine which may extend to one thousand rupees, and where the breach is a continuing breach, to a further fine which may extend to fifty rupees for every day after the first during which the breach continues.

16. The prescribed authority may accept from any person who has committed or is reasonably suspected of having committed an offence against this Act, by way of composition of such offence—

Composition  
of offences.

- (a) where the offence consists of the failure to pay, or the evasion of, any tax recoverable under this Act, in addition to the tax so recoverable, a sum of money not exceeding one thousand rupees or double the amount of the tax recoverable, whichever is greater, and
- (b) in other cases, a sum of money not exceeding one thousand rupees.

17. (1) No suit, prosecution or other proceeding shall lie against any officer or servant of the Provincial Government, for any act done or purporting to be done under this Act, without the previous sanction of the Provincial Government.

By or  
on behalf of  
the Government.

(3) No officer or servant of the Provincial Government shall be liable in respect of any such act in any civil or criminal proceeding, if the act was done in good faith in the course of the execution of duties or the discharge of functions imposed by or under this Act.

Substitution  
for certain  
words and  
phrases.  
—

18. No suit shall be instituted against the Crown and no suit, prosecution or other proceeding shall be instituted against any officer or servant of the Provincial Government in respect of any act done or purporting to be done under this Act, unless the suit, prosecution or other proceeding is instituted within six months from the date of the act complained of.

Power to  
make rules.

19. (1) The Provincial Government may make rules to carry out the purposes of this Act.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for—

- (a) all matters expressly required or allowed by this Act to be prescribed;
- (b) the licensing of persons engaged in the sale of goods and the imposing of conditions in respect of the same for the purpose of enforcing the provisions of this Act;
- (c) the assessment to tax under this Act of businesses which are discontinued or the ownership of which has changed;
- (d) the assessment to tax under this Act of businesses owned by minors and other incapacitated persons or by persons residing outside the Province of Madras;
- (e) the assessment of a business owned by any person whose estate or any portion of whose estate is under the control of the Court of Wards, the Administrator-General, the Official Trustee, or any receiver or manager appointed by or under any order of a Court;
- (f) the assessment to tax under this Act of any turnover which has escaped assessment, and the period within which such assessment may be made, not exceeding three years;



- (g) the rectification of mistakes apparent from the record of any movement, appeal or revision, and the period within which such rectification may be made;
  - (h) compelling the submission of returns and the production of documents and enforcing the attendance of persons and examining them on oath or affirmation;
  - (i) securing that returns furnished or accounts or documents produced or evidence of any kind given under this Act before any assessing authority or on appeal or revision from any decision of such authority are kept confidential;
  - (j) the duties and powers of officers appointed for the purpose of enforcing the provisions of this Act;
  - (k) generally regulating the procedure to be followed and the forms to be adopted in proceedings under this Act; and
  - (l) any other matter for which there is no provision or no sufficient provision in this Act and for which provision is, in the opinion of the Provincial Government, necessary for giving effect to the purposes of this Act.
- (3) In making a rule under sub-section (1) or sub-section (2), the Provincial Government may provide that a person guilty of a breach thereof shall, on conviction by a Presidency Magistrate or a Magistrate of the first class, be punishable with fine which may extend to one thousand rupees and, where the breach is a continuing one, with further fine which may extend to fifty rupees for every day after the first during which the breach continues.
- (4) The power to make rules conferred by this section shall be subject to the condition of the rules being made after previous publication for a period of not less than four weeks.
- (5) All rules made under this section shall be published in the official gazette, and upon such publication shall have effect as if enacted in this Act.

Yearly total  
percentage  
for levy of  
tax.

20. If, when this Act comes into force, the tax is leviable for the second half of any year, it shall be levied in accordance with the scale specified in section 3 and on the basis of the turnover as determined by the rules made under this Act.

Power to  
remove  
difficulties.

21. If any difficulty arises in giving effect to the provisions of this Act, the Provincial Government may, as occasion may require, by order, do anything which appears to them necessary for the purpose of removing the difficulty.

R. V. KRISHNA AYYAR,  
Secretary, Madras Legislative Assembly.

Expanded Waiver Rule<sup>1</sup>



ഫോട്ടോ സെൽറ്റ് ജോജ് ഗൗരവ്

IV-20 மதுரைநகராட்சியின் வருடிகைகள்

SUPPLEMENT TO PART IV—FORT ST. GEORGE GAZETTE

APRIL 25, 1936 [PART. 7 OF 8-P.]

உதவிக்கலை: கனகசபாஜி, கனகசபாஜி, 1999, பக்க 91-999.

മതിനാശി ഗൃഹങ്ങളുടെ ബിൽ

BILL OF THE GOVERNMENT OF MADRAS

പ്രൈവറ്റ് നഗരസഭയായതിനാൽ പബ്ലിക് സ്കൂളിൽ  
പഠിക്കാൻ പറ്റാത്തതുകൊണ്ട് സ്കൂൾ

பலிகாட்டி கைத்தொழில் அமைதிப் படைகள் 75 - 24 ஆக குறைவாகிவிட்டன. குறுக்குத் தாண்டி, அமைதிப் படைகள் 1000-க்கு மேல் அதிகமாக இருக்கக் கூடாது என்று கட்டுப்பாடுகள் இருக்கின்றன. அமைதிப் படைகள் 1000-க்கு மேல் இருக்கக் கூடாது என்று கட்டுப்பாடுகள் இருக்கின்றன. அமைதிப் படைகள் 1000-க்கு மேல் இருக்கக் கூடாது என்று கட்டுப்பாடுகள் இருக்கின்றன.

A BILL FURTHER TO AMEND THE MADRAS CHILDREN  
ACT, 1910, FOR CERTAIN PURPOSES

[illegible]

